THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

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UNITED STATES OF AMERICA * 4:22-MJ-0011-KPJ-1

Plano, Texas

VS. 10:53 a.m. - 12:42 p.m. 03:14 p.m. - 03:34 p.m.

ELMER STEWART RHODES, III * January 24, 2022

DETENTION HEARING

BEFORE THE HONORABLE KIMBERLY C. PRIEST JOHNSON UNITED STATES MAGISTRATE JUDGE

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   APPEARANCES:
 2
   For the United States:
 3
        MS. KATHRYN L. RAKOCZY
        U.S. Attorney's Office
 4
        555 Fourth Street NW
        Washington, DC 20530
 5
        MR. JUSTIN SHER
 6
        United States Department of Justice
        950 Pennsylvania Avenue NW
 7
        Washington, DC 20530
 8
   For the Defendant:
 9
        MR. PHILLIP A. LINDER
        The Linder Firm
        3300 Oak Lawn Ave., Suite 700
10
        Dallas, TX 75219
11
        MR. JAMES L. BRIGHT
12
        James Lee Bright, Attorney At Law
        2926 Maple Avenue, Suite 200
13
        Dallas, TX 75201
14
   Courtroom Deputy:
15
        JANE AMERSON
16
17
18
19
20
21
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23
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1 PROCEEDINGS 2 10:53 A.M. - JANUARY 24, 2022 3 THE COURT: No. 4:22-mj-11, United States vs. 4 Elmer Stewart Rhodes, III. 5 MS. RAKOCZY: Good afternoon, Your Honor. 6 Kate Rakoczy and Justin Sher on behalf of the United 7 States. 8 THE COURT: Good afternoon. 9 [Pause] 10 COURTROOM DEPUTY: Would you raise your right hand, please. Do you solemnly swear the testimony you 11 12 are about to give in the case before the Court will be 13 the truth, the whole truth, and nothing but the truth, 14 so help you God? 15 DEFENDANT RHODES: I do. 16 THE COURT: We're here today for your 17 Detention Hearing. Before we begin with testimony, 18 have both counsel received a copy of the Pretrial 19 Services Report? 20 MS. RAKOCZY: Yes, Your Honor. 21 THE COURT: Mr. Linder, have you received a 22 copy of the Pretrial Services Report? 2.3 MR. LINDER: We received the one last week, 24 Your Honor. And as you may be aware, we updated some 25 information today, but I don't know if Ms. Ruth made an

1 updated report or not, but we do have the original. 2 THE COURT: I am not aware of that. Can you 3 tell me which information that needs to be modified? 4 MR. LINDER: We had entered information for a 5 third party custodian and things like that, but yeah, 6 no biographical information. 7 THE COURT: Okay. What about from the 8 Any information contained in this report Government? 9 you'd request to be modified? 10 MS. RAKOCZY: No, Your Honor. 11 THE COURT: All right. Mr. Rhodes, you may 12 have a seat at counsel table with your counsel. 13 MS. RAKOCZY: Thank you, Your Honor. may, before we call our witness, we'd just like to put 14 15 on the record that we have provided to defense counsel 16 a copy of the discovery materials in this case that 17 have been available up to this point. As the Court may 18 be aware, there is a related matter out of the District 19 of Columbia and we provided a copy in the form of 20 several -- two multiple terabyte hard drives to defense 2.1 We also provided them with a letter that counsel. 22 highlighted some of the information that might be most 2.3 pertinent for this hearing today. 24 And, Your Honor, with that, the United 25 States calls Special Agent Michael Palian.

1	COURTROOM DEPUTY: Would you raise your right
2	hand, please. Do you solemnly swear the testimony you
3	are about to give in the case before the Court shall be
4	the truth, the whole truth, and nothing but the truth,
5	so help you God?
6	THE WITNESS: I do.
7	COURTROOM DEPUTY: You may have a seat, please.
3	And if you would state your name and spell it for the
9	record.
o	THE WITNESS: May I remove my mask?
1	THE COURT: You may remove your mask.
2	THE WITNESS: My name is Michael Palian.
3	That's spelled P-a-l-i-a-n.
4	THE COURT: You may proceed, counsel.
5	MS. RAKOCZY: Thank you, Your Honor.
6	SPECIAL AGENT MICHAEL PALIAN, CALLED BY THE GOVERNMENT
7	DIRECT EXAMINATION
3	BY MS. RAKOCZY:
9	Q. Sir, where are you employed?
0	A. I'm employed with the FBI in Washington, DC.
1	Q. How long have you been employed with the FBI?
2	A. Just under 19 years.
3	Q. And what is your current position or title?
4	A. I'm a Special Agent with the FBI.
5	Q. Have you been a Special Agent with the FBI your

1 ||entire time there?

A. I have.

2

- $3 \parallel Q$. Special Agent Palian, did you participate in an
- 4 | investigation into the attack on the United States
- 5 | Capitol that occurred on January 6th of 2021?
- $6 \parallel A$. Yes.
- 7 ||Q. And specifically, have you participated in an
- 8 | investigation into the role of certain members and
- 9 affiliates of a group called the Oath Keepers in that
- 10 | attack?
- 11 | A. I have.
- 12 $\|Q$. Could you describe for the Court generally what you
- 13 | have learned about the role played by certain members
- 14 \parallel and affiliates of the Oath Keepers in that attack?
- 15 | A. Sure. Generally speaking, the Oath Keepers
- 16 | planned, funded, recruited for, and executed a plan to
- 17 \parallel stop the transition of Presidential power.
- 18 \parallel Q. With respect to January 6th, did certain members
- 19 | and affiliates of the Oath Keepers actually breach the
- 20 | Capitol building?
- $21 \parallel A$. They did breach the Capitol building, yes.
- 22 | Q. Could you describe for the Court generally what
- 23 | that consisted of?
- 24 | A. Generally speaking, there were two groups of Oath
- 25 | Keepers that breached the Capitol that day. We've

- 1 | labeled them Stack 1 and Stack 2. Stack 1 consisted of
- 2 | approximately 14 individuals that entered the Capitol
- 3 | around 2:40 p.m. Stack 2 consisted of five individuals
- 4 and a K-9 that breached the Capitol around 3:15.
- $5 \parallel Q$. With respect to that group that you've referred to
- 6 | as Stack 1, was there an individual who was a
- 7 | co-defendant in this matter who somewhat was in
- 8 | leadership of that role as they breached the building?
- $9 \parallel A$. Yes, there was.
- 10 \parallel Q. What's that individual's name?
- 11 | A. That individual's name is Kelly Meggs.
- 12 $\|Q$. And is he a leader or was he at he time a leader of
- 13 | the Florida Chapter of Oath keepers?
- 14 $\|$ A. Yes, he was the leader of the Florida Chapter of
- 15 | the Oath Keepers.
- 16 $\|Q$. With respect to that group you've referred to as
- 17 | Stack 2, was there someone who took something of a
- 18 | leadership role in leading that group into the building
- 19 || on January 6th?
- 20 $\|$ A. Yes, there was.
- 21 ||Q.|| What's that person's name?
- 22 | A. Joshua James.
- 23 $\|Q$. And was he the leader of a chapter of Oath Keepers?
- 24 A. He was the leader of the Alabama Chapter of Oath
- 25 | Keepers.

- 1 | Q. Special Agent Palian, were there members and
- 2 | affiliates of the Oath Keepers who supported those who
- 3 | breached the building on January 6th, but did not
- 4 | actually go inside the building?
- $5 \parallel A$. Yes, there were.
- $6 \parallel Q$. Were some of those individuals present on the
- 7 | Capitol grounds outside of the building?
- 8 | A. They were present on the Capitol grounds, yes.
- 9 $\|Q$. Were there also individuals who supported those who
- 10 | breached the building who were not present on the
- 11 | Capitol grounds?
- 12 | A. Correct, there were.
- 13 \parallel 0. Where were those individuals stationed?
- 14 | A. Those individuals were stationed at a hotel in
- 15 | Arlington, Virginia.
- 16 $\|Q$. And what role were they playing?
- 17 \parallel A. They played the role of the Quick Reaction Force or
- 18 ||QRF, as it's been called.
- 19 $\|Q$. Is that your term or their term?
- $20 \parallel A$. That is their term.
- 21 $\|Q$. Based on what you have learned through reading
- 22 | messages that individuals who participated in that or
- 23 | planned that Quick Reaction Force send among each
- 24 other, what was the purpose of that Quick Reaction
- 25 | Force?

- 1 || A. The purpose of the Quick Reaction Force that day
- 2 was to prepare to bring weapons in support to the Oath
- 3 | Keepers that were in Washington, DC should, as they put
- 4 | it, the shit hit the fan.
- $5 \parallel Q$. Are you familiar with an individual named Elmer
- 6 | Stewart Rhodes, III?
- $7 \parallel A$. I am.
- $8 \parallel Q$. And have you ever -- who is Mr. Rhodes?
- $9 \parallel A$. Mr. Rhodes is the founder and leader of the Oath
- 10 | Keepers, the national Oath Keepers.
- 11 $\|Q$. Have you met Mr. Rhodes in person?
- 12 | A. I have.
- 13 Q. If you could, sir, I'd like for you to look around
- 14 | the courtroom and let us know if you see Mr. Rhodes in
- 15 | the courtroom here today.
- 16 ||A. I see him sitting with his defense counsel.
- 17 | Q. Could you describe what he's wearing?
- 18 \parallel A. Mr. Rhodes appears to be wearing, I guess it would
- 19 | be a black and light blue jumpsuit.
- 20 MS. RAKOCZY: May the record reflect, Your
- 21 | Honor, the in-court identification of the defendant?
- 22 | THE COURT: Yes.
- 23 MS. RAKOCZY: Thank you, Your Honor.
- 24 BY MS. RAKOCZY:
- 25 ||Q. Special Agent Palian, have you investigation

- whether the defendant played a role in the attack on the Capitol?
- $3 \parallel A$. I have.
- 4 Q. Could you describe for the Court in general terms
- 5 | what that role was?
- 6 A. Sure. In general terms, Mr. Rhodes coordinated,
- 7 offered to fund, and facilitated the attack on the
- 8 | Capitol.
- 9 Q. Special Agent Palian, I'd like to direct your
- 10 | attention to the days and weeks following the 2020
- 11 | United States Presidential election. Did Mr. Rhodes
- 12 | around that time disseminate messages that your
- 13 | investigation has deemed to have been relevant to the
- 14 | conspiracy alleged in the Indictment?
- 15 | A. Yes, messages were disseminated.
- 16 $\|Q$. Could you describe for the Court some of those
- 17 | messages?
- 18 ||A. Sure. Those messages took various forms. They
- 19 | took the form of signal messages or text messages or
- 20 | phone calls. But the messages' content revolved around
- 21 | planning for the event and discussed some of the intent
- 22 \parallel of the operation.
- 23 | Q. We're going to bring up on the screen right now,
- 24 | with the Court's permission, what's been marked as
- 25 | Government's Exhibit No. 1.

1 MS. RAKOCZY: May I do that, Your Honor? 2 THE COURT: Any objection? MR. LINDER: No, Your Honor. As counsel has 3 4 explained, she provided this to us already. 5 THE COURT: All right, you may publish. 6 MS. RAKOCZY: Thank you, Your Honor. 7 BY MS. RAKOCZY: 8 Special Agent Palian, I've placed up on the screen what has been labeled as Government's Exhibit No. 1 for 9 the purposes of this Detention Hearing. 10 11 MS. RAKOCZY: And I apologize to the Court 12 because of the PowerPoint. It actually says Government's Exhibit No. 2, but it is labeled as 13 14 Government's Exhibit 1 on the hard copy that we 15 provided to the Court and counsel. 16 BY MS. RAKOCZY: 17 Special Agent Palian, do you recognize what we're 18 seeing on the screen? 19 Yes, I do recognize it. Α. 20 Can you describe in general terms what it is? 2.1 This is a Signal message from a Signal chat 22 group that was named The Old Leadership Chat and the 23 message was sent by Mr. Rhodes on November 7th. 24 Is this a copy of the message that you obtained

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from a search of the defendant's phone?

- $1 \parallel A$. I did obtain this from this defendant's phone, yes.
- $2 \parallel Q$. And did you conduct that search pursuit to a
- 3 ||warrant?
- $4 \parallel A$. Yes, I did.
- $5 \parallel Q$. Does this appear to be a fair and accurate copy of
- 6 | the message that we're about to talk about?
- 7 | A. Yes, it's fair and accurate.
- 8 MS. RAKOCZY: Your Honor, for the purposes of
- 9 | this hearing, we would seek to move Government's
- 10 | Exhibit No. 1 into evidence.
- 11 | THE COURT: Any objection?
- 12 MR. LINDER: No objection.
- 13 | THE COURT: All right, it's admitted as
- 14 | Government's Exhibit 1.
- 15 | BY MS. RAKOCZY:
- 16 | Q. Special Agent Palian, this group chat that's called
- 17 | Old Leadership Chat, you said it was taken from an
- 18 | application called Signal; is that right?
- 19 || A. Yes.
- 20 $\|Q$. What is Signal?
- 21 ||A. Signal is an encrypted text messaging application.
- 22 | Q. Okay. And you mentioned that this was a group
- 23 | chat. What does that mean?
- 24 | A. A group chat means there's more than two
- 25 | participants in the message.

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- Q. Was the defendant, Mr. Rhodes, a participant in this chat?
- 3 || A. He was and he was the author of this message.
- $4 \parallel Q$. Okay. Were there other co-defendants who were
- 5 charged in this conspiracy as participants in this chat?
- $6 \parallel A$. Yes.
- 7 \mathbb{Q} . For example, was co-defendant Kelly Meggs a
- 8 | participant in this chat?
- 9 | A. Kelly Meggs was a participant, yes.
- 10 Q. And perhaps not at this time, but later in time
- 11 | relevant to this conspiracy, were Jessica Watkins and
- 12 | Joshua James participants in this chat?
- 13 A. Yes, both those defendants were also participants.
- 14 \parallel Q. The chat, when was this message that we have up on
- 15 | the screen now sent by Mr. Rhodes?
- 16 ||A. November 7, 2020. I can't tell the time because it
- 17 | appears to be covered up by the --
- 18 | Q. Okay. On your screen it's --
- 19 $\|A$. On my screen it's covered, but I think it's
- 20 | 12:25 p.m. Eastern Standard Time, if I can see it
- 21 | correctly. I think that says 11:25 UTC minus six.
- 22 | Q. Special Agent Palian, when the message begins, it
- 23 | begins, "I am in direct context with the Serbian author
- 24 of that video." Based on reading the full contents of
- 25 | this chat, do you know what video Mr. Rhodes is

referring to?

1

- $2 \parallel A$. Yes, I do.
- $3 \parallel Q$. Can you explain for the Court?
- $4 \parallel A$. Sure. The video Mr. Rhodes is referring to comes
- 5 | from Serbia and it was steps taken by Serbian citizens
- 6 | after the election of Slobodan Milosevic.
- $7 \parallel Q$. And did that video describe those steps?
- 8 || A. It did.
- 9 \mathbb{Q} . Could you then just read us then what Mr. Rhodes
- 10 goes on to say about that video?
- 11 A. Sure. "His videos are excellent. Here is his
- 12 | written advice to us:
- 13 | "What we have done and what you probably need
- 14 | to do. Peaceful protests good, well played, round one.
- 15 | A complete civil disobedience. They are not your
- 16 | representatives. They are a foreign puppet government.
- 17 | Connect with the local police and start organize by
- 18 \parallel neighborhoods to stay safe (we didn't need this step).
- 19 | We swarmed the streets and started confronting the
- 20 | opponents. I know, not nice, but it must be done if
- 21 | the institutions stop to exist. Millions gathering in
- 22 | our Capitol. There were no barricades strong enough to
- 23 | stop them nor police determined enough to stop them.
- 24 | Police and military align with the people after a few
- 25 | hours of fist fight. We swarmed the Parliament and

- 1 | burned down the fake state television. We won.
- 2 | However, we made a mistake. We have not removed all of
- 3 | his people from their positions. That was the one
- 4 | mistake. They are going to fight to the end. You
- 5 must do the same."
- 6 | Q. Thank you. That's sufficient, Special Agent Palian.
- 7 MS. RAKOCZY: We can advance now and take that
- 8 down from the screen.
- 9 BY MS. RAKOCZY;
- 10 | Q. Special Agent Palian, did the defendant also
- 11 organize virtual meetings to discuss plans for this
- 12 | plan that he was setting forth?
- 13 $\|$ A. He did organize virtual meetings, yes.
- 14 $\|Q$. Did they use a particular site for those meetings?
- 15 | A. Yes, they did.
- 16 $\|Q$. Could you tell the Court what that site was?
- 17 ||A. Sure. The site was GoToMeeting, which is a
- 18 | web-based application which multiple participants can
- 19 | log in. There's a video component to it. It's akin to
- 20 | Zoom, which I think most people are familiar with.
- 21 | Q. And did Mr. Rhodes host meetings shortly after the
- 22 | Presidential election to discuss similar plans to what
- 23 | he described in that message that you just read to the
- 24 | Court?
- 25 | A. He did.

- Q. Did he send similar messages to what we just read --
- 2 | what you just read for the Court to other Signal group
- 3 ||chats?
- $4 \parallel A$. Yes, he did.
- $5 \parallel Q$. And were co-defendants in the current Indictment
- 6 present and participating in some of those group chats?
- $7 \parallel A$. They were.
- $8 \parallel Q$. In these messages did the defendant discuss the
- 9 | need for an armed force or the term Quick Reaction
- 10 || Force that you used to support operations in
- 11 | furtherance of this plan?
- 12 | A. He did.
- 13 $\|Q$. And specifically, did he discuss the need for such
- 14 | an armed force in any of the GoToMeetings?
- 15 ||A. He did discuss it in the GoToMeetings, yes.
- 16 $\|Q$. Can you describe for the Court any such
- 17 || GoToMeetings that you remember?
- 18 ||A. Yeah, I recall one from November 9th where
- 19 \parallel Mr. Rhodes discussed that they were in a similar
- 20 | position to 1775, March of 1775, and their quote that
- 21 | they would only await the President's orders. However,
- 22 | this was to give them official cover, I think was the
- 23 | term used. This is going to be our cover story or
- 24 | official cover.
- 25 \parallel Q. When comparing the position of themselves and his

- followers to March of 1775, what is the significance of that date, if you know?
- 3 | A. Yeah. So March 1st of 1775 was exactly seven weeks
- 4 | before the first shot in the Civil War was fired on
- 5 | April 19, 1775 at Lexington.
- 6 $\|Q$. You just said Civil War. Is that --
- 7 | A. I'm sorry, Revolutionary War, I apologize. Thank
- 8 || you.
- 9 Q. Special Agent Palian, at some point did the
- 10 defendant focus his co-conspirators on the date of
- 11 | January 6, 2021 as a date where they might put their
- 12 plans into action?
- 13 | A. Yes, he did.
- 14 \parallel Q. What is, if you know, the significance of January
- 15 | 6th?
- 16 A. January 6th is when the certification of the
- 17 | electoral votes in Congress was to occur.
- 18 \parallel Q. Can you tell the Court in what context you saw the
- 19 | defendant articulating January 6th as an important date?
- 20 | A. Sure. There was an interview that Mr. Rhodes did
- 21 | with an individual named Mike Adams in middle December,
- 22 | and he referenced January 6th as a hard constitutional
- 23 | deadline.
- 24 | Q. Did the defendant discuss during that interview
- 25 | what he and his followers might do if Congress did not

- 1 step in or someone did not step in to stop the 2 certification of the electoral college vote?
- 3 A. Mr. Rhodes, I believe it was in that interview,
- 4 | talked about the bloody -- massively bloody -- I'm
- 5 | paraphrasing, but I think that's what it was, massively
- 6 | bloody civil war which would ensue.
- 7 $\|Q$. Did the defendant also discuss the importance of
- 8 | January 6th on some of the Signal group chats that
- 9 | you've described?
- 10 | A. Yes.
- 11 $\|Q$. Are you familiar with a Signal group chat called
- 12 | Okay FL Hangout?
- 13 | A. Yes, I am familiar with that.
- 14 $\|Q$. Did you obtain a copy of this group chat from the
- 15 | defendant's cellular telephone when you searched it?
- 16 |A. Yeah, we did.
- 17 \parallel Q. Who primarily was participating in that group chat?
- 18 \parallel A. Primarily, that chat was for the Florida Chapter of
- 19 | the Oath Keepers, but there were some national members
- 20 | that were involved, too.
- 21 | Q. Were co-defendants from the Florida Chapter
- 22 | participants -- co-defendants in this Indictment from
- 23 | the Florida Chapter participants in that group chat?
- 24 || A. Yes, the co-defendants were participants.
- 25 $\|Q$. Were Kelly Meggs, Kenneth Harrelson, Joseph

1 Hackett, and David Moerschel participants in that chat? 2 They were. Α. 3 Was the defendant a participant in that chat? 4 He was. Α. 5 On that chat did the defendant and others make statements that mentioned the need to scare or 6 7 intimidate members of Congress on January 6th? 8 Yes, that was referenced. 9 MS. RAKOCZY: With the Court's permission, I'd like to publish Government's Exhibit No. 2 at this time. 10 11 Any objection? THE COURT: 12 MR. LINDER: We've seen it, Your Honor. Νo 13 objection. 14 THE COURT: All right. And Mr. Linder, I 15 wanted to go back to you. No objection to it being 16 admitted into evidence? 17 MR. LINDER: Correct. I assume they're only 18 going to offer the ones they've given us. We've seen 19 them. No objection. 20 THE COURT: All right, so Government Exhibit 2 21 is admitted and you may publish. 22 MS. RAKOCZY: Thank you, Your Honor. 2.3 BY MS. RAKOCZY: Special Agent Palian, I've brought Government's 24 Exhibit 2 up on the screen. Do you recognize this?

- 1 | A. I do recognize it.
- $2 \parallel Q$. And is this -- are these two chats that were pulled
- 3 | from that Okay FL Hangout that you recovered from the
- 4 | defendant's phone?
- $5 \parallel A$. Yes, they were.
- 6 ||Q. Were these chats sent in late December of 2020?
- 7 | A. Yes.
- 8 $\|Q$. The first chat says that it is from a user called
- 9 || [OkGator1]. Based on your investigation, do you know
- 10 | who that person is?
- 11 ||A. I do know who that person is.
- 12 | O. Who utilized that moniker?
- 13 $\|$ A. Kelly Meggs, one of the co-defendants in this case.
- 14 \parallel Q. And on December 23, 2020, could you read the Court
- 15 | the message that Mr. Meggs sent to that chat.
- 16 \parallel A. Sure. December 23, 2020. "We need to surround the
- 17 | Capitol all the way around with patriots screaming so
- 18 | that they hear us inside. Scare the hell out of them
- 19 | with about a million surrounding them should do the
- 20 | trick."
- 21 $\|$ Q. Did Mr. Rhodes send a message on December 25th,
- 22 | then, of 2020 to the same chat?
- 23 | A. He did.
- 24 \parallel Q. Could you read the Court Mr. Rhodes' message.
- 25 $\|A$. "I think Congress will screw him over. The only

chance we/he has is if we scare the shit out of them
and convince them it will be torches and pitchforks
time is" -- and I think he meant if -- "is they don't
do the right thing. But I don't think they will

6 Q. Thank you, Special Agent Palian. We can take that off the screen.

Special Agent Palian, you read us at the outset of your testimony a message that was from a chat that was called Old Leadership Chat; do you recall that?

11 | A. Yes.

listen."

5

8

9

10

- Q. Did that chat, contemporaneously with this case in around the time of November 2020 through January of
- 14 2021, did that chat operate under a different name?
- 15 $\|A.$ Yes, it did.
- 16 Q. And was that chat called Leadership Intel Sharing
 17 Secure, or words to that effect?
- 18 | A. Yes.
- Q. Did you uncover a message that Defendant Rhodes sent to that Leadership Intel chat around the end of
- 21 December, December 31st of 2020?

legal way out of this"?

- $22 \mid A$. Yes, we did.
- Q. Do you recall that's just where the defendant said to those on the chat, "There is no standard political

- 1 | A. Yes.
- 2 ||Q. Based on the context of that conversation, are you
- 3 | aware of what the "this" was that he was referring to?
- $4 \parallel A$. This meaning the general situation that surrounded
- 5 | the election, I believe.
- $6 \parallel Q$. In reviewing the Signal chats on the defendant's
- 7 | phone, did the defendant regularly use the words "civil
- 8 | war" and "revolution" to refer to what he and his
- 9 | co-conspirators may need to do?
- 10 $\|A$. He regularly used those terms, yes.
- 11 Q. Special Agent Palian, did the defendant facilitate
- 12 | planning and coordination among his co-conspirators for
- 13 | January 6th?
- 14 | A. He did.
- 15 \parallel Q. Could you tell the Court a little bit about what he
- 16 | did?
- 17 ||A. Sure. He was involved in QRF planning, he was
- 18 | involved in bringing people to the Capitol. He offered
- 19 \parallel to fund several parts of the operation.
- 20 $\|Q$. Did the defendant participate in or administer
- 21 | certain group chats that surrounded planning for the
- 22 | 6th?
- 23 | A. He did.
- 24 $\|Q$. Did those chats -- was one of those chats entitled
- 25 || DC OP: JAN 6 '21?

- $1 \parallel A$. Yes, that was one of them.
- $2 \parallel Q$. And with respect to that chat, were other
- 3 | co-defendants in the Indictment present in that chat?
- $4 \parallel A$. Yes, other co-defendants were present.
- $5 \parallel Q$. And specifically, were any defendants who
- 6 | participated in the Quick Reaction Force present in
- 7 | that chat?
- 8 | A. Yes.
- 9 \mathbb{Q} . Who was present in that chat?
- 10 | A. It was Edward Vallejo.
- 11 MS. RAKOCZY: I'm going to bring up on the
- 12 | screen now, with the Court's permission, Government's
- 13 | Exhibit No. 3.
- 14 MR. LINDER: No objection.
- 15 | THE COURT: All right, government's Exhibit 3
- 16 | is admitted and you may publish.
- 17 MS. RAKOCZY: Thank you, Your Honor.
- 18 | BY MS. RAKOCZY:
- 19 | Q. Special Agent Palian, do you recognize Government's
- 20 | Exhibit No. 3?
- 21 | A. Yes.
- 22 $\|Q$. Is this an excerpt of another group chat that you
- 23 | recovered from the defendant's phone?
- 24 | A. Yes, it is.
- 25 $\|Q$. What is the name of this group chat?

- 1 | A. DC OP: JAN 6 '21.
- $2 \parallel Q$. And can you describe for the Court what the
- 3 | defendant is saying in these two messages?
- $4 \parallel A$. Sure. "New Year's Eve 2020. Annex and move the NC
- 5 | leaders and experience prior op veterans from NC." And
- 6 | then about a minute later, "Let's make sure that anyone
- 7 || in Oath Keepers" -- I think he meant Oath Keepers, not
- 8 | Oath Keepera -- "who is a team leader who will be
- 9 | bringing a team is on this chat."
- 10 $\|Q$. And reviewing that group chat, Special Agent
- 11 | Palian, were the "team leaders" from various regional
- 12 | chapters of Oath Keepers all participants in that chat?
- 13 $\|$ A. Yes, they were.
- 14 \parallel Q. And was this chat used to discuss plans for January
- 15 | 6th?
- 16 | A. It was.
- 17 | MS. RAKOCZY: Thank you. You can take that
- 18 | message down.
- 19 BY MS. RAKOCZY:
- 20 | Q. Special Agent Palian, you mentioned a minute ago
- 21 | that the defendant offered to fund or did fund aspects
- 22 of planning and coordination for the 6th. Could you
- 23 | tell the Court exactly what you have learned?
- 24 | A. Sure. Mr. Rhodes offered to pay for hotel rooms,
- 25 | but they were already taken care of at that point. He

- 1 also had an individual who he had put in charge of
- 2 | several of the aspects who had an Oath Keepers credit
- 3 card, who could have paid for things, too.
- $4 \parallel Q$. Did Mr. Rhodes offer to reimburse for the cost of
- 5 | supplies, like maps and communications devices?
- $6 \parallel A$. He did.
- 7 $\|Q$. You mentioned a moment ago that the defendant
- 8 participated in planning for the Quick Reaction Force.
- 9 Did the defendant articulate the idea of having a Quick
- 10 | Reaction Force for January 6th?
- 11 A. He articulated a Quick Reaction Force, yes.
- 12 $\|Q$. And where did you see such messages?
- 13 | A. In the Signal messages.
- 14 \parallel Q. Did he also post messages about having a Quick
- 15 | Reaction Force to the Oath Keepers website?
- 16 | A. He did.
- 17 \parallel Q. And did he do so specifically in a call to action
- 18 | for his members and affiliates coming to Washington, DC
- 19 || for January 6th?
- 20 A. Yes, several days beforehand.
- 21 $\|Q$. Did the defendant also exchange messages with some
- 22 of his co-conspirators regarding the planning and
- 23 | facilitation of the Quick Reaction Force?
- 24 | A. He did.
- 25 $\|Q$. Did people who were planning and participating in

- 1 | the Quick Reaction Force keep Mr. Rhodes updated on 2 | their plans?
- 3 A. They did keep him updated.
- $4 \parallel Q$. During the course of your investigation, have you
- 5 | found evidence that there were firearms contributed to
- 6 | this Ouick Reaction Force?
- 7 | A. Firearms were contributed.
- $8 \parallel Q$. And what are you basing that on?
- 9 A. We have statements from witnesses and we have
- 10 camera footage from the hotel itself.
- 11 | Q. Special Agent Palian, are you aware of whether the
- 12 | defendant brought any firearms or firearms parts or
- 13 \parallel related equipment to the Washington, DC area for
- 14 | January 6th?
- 15 \parallel A. He did bring firearms parts and accessories to the
- 16 | DC area.
- 17 $\|Q$. How are you aware of that?
- 18 | A. We conducted a financial investigation into his
- 19 | purchases, including those coming to the DC area. We
- 20 \parallel found that the defendant purchased over \$20,000 in
- 21 || firearms and firearms related accessories on his way up
- 22 | to DC.
- 23 $\|Q$. And so the receipts that you've recovered show that
- 24 | such purchases were made at stores along the route?
- 25 | A. Yes.

- Q. Special Agent Palian, on January 6th of 2021, 2 roughly when were the Capitol grounds first breached?
- $3 \parallel A$. On January 6th the grounds were breached at the
- 4 | Peace Fountain at approximately 12:52, 12:53, just
- 5 | before 1:00 p.m.
- 6 Q. And approximately when was the Capitol building
- 7 | itself breached for the first time?
- 8 ||A. The doors to the Capitol itself, about 2:00 p.m.
- 9 or around.
- 10 ||Q. Around that time that the Capitol building is being
- 11 \parallel breached around 2:00 p.m., are you aware where the
- 12 | defendant was?
- 13 A. Yes, the defendant was coming onto the Capitol
- 14 grounds at about that time, slightly later.
- 15 $\|Q$. Have you reviewed surveillance footage that shows
- 16 | the defendant entering the Capitol grounds around that
- 17 | time?
- 18 | A. I have.
- 19 | Q. And have you reviewed Signal chat messages where
- 20 | the defendant tells others that he's going to the
- 21 | Capitol grounds around that time?
- 22 | A. Yes.
- 23 \parallel Q. Special Agent Palian, did the defendant give any
- 24 directives to those on those group chats that we've
- 25 | been talking about, about what they should do around

- $1 \parallel 2:00 \text{ p.m.}$ on January 6th?
- $2 \parallel A$. Yeah, he did give directives.
- $3 \parallel Q$. And what did he say?
- $4 \parallel A$. The defendant was telling the co-conspirators where
- 5 | they needed to go to. At one point he was telling them
- 6 the south side of the Capitol. At another point it was
- 7 | the northeast corner.
- 8 MS. RAKOCZY: With the Court's permission now,
- 9 | Your Honor, we would like to move into evidence and
- 10 | publish Government's Exhibit No. 4.
- 11 MR. LINDER: No objection.
- 12 || THE COURT: All right. It's admitted and you
- 13 | may publish.
- 14 | MS. RAKOCZY: Thank you, Your Honor.
- 15 BY MS. RAKOCZY:
- 16 $\|Q$. Bringing up on the screen now Government's Exhibit
- 17 | No. 4, Special Agent Palian, do you recognize the
- 18 | messages that are on the screen now?
- 19 | A. Yes, I do.
- 20 $\|Q$. And are these messages from a group chat that was
- 21 | recovered from the defendant's phone?
- 22 | A. Yes.
- 23 $\|Q$. What is the title of this message group chat?
- 24 \parallel A. DC Jan 5/6 DC OP Intel Team.
- 25 \parallel Q. Was the defendant a participant in this chat?

 $1 \parallel A$. He was.

- 2 ||Q. Was co-defendant Joshua James a participant in this
- 3 || chat?
- 4 | A. Mr. James was also a participant, yes.
- $5 \parallel Q$. Was a person who the defendant put in charge of
- 6 | operations for the January 6th operation on this chat?
- 7 | A. Yes.
- $8 \parallel Q$. Special Agent Palian, at the start, can you tell
- 9 the Court roughly when these messages are being
- 10 || exchanged?
- 11 ||A. So these messages all are on January 6th. The
- 12 | first message occurs at about 1:36 p.m. Eastern
- 13 | Standard Time.
- 14 \parallel Q. And just to explain for the Court, these messages
- 15 | were recovered from the defendant's phone; is that
- 16 || right?
- 17 | A. Correct, they were.
- 18 \parallel Q. And at the time of seizure, that phone was located
- 19 || in a Central Time Zone; is that right?
- 20 $\|$ A. Which is why all the messages are in Central Time,
- 21 || yes.
- $22 \parallel Q$. Thank you.
- 23 Special Agent Palian, this exchange begins
- 24 | with someone posting, "Patriots have stormed the
- 25 | Capitol according to Gateway." Is that right?

- 1 | A. Yes.
- $2 \parallel Q$. So then the moniker or call sign HydroAlStatePOC
- 3 | then responds, "That is correct;" is that right?
- $4 \parallel A$. That is correct.
- $5 \parallel Q$. And are you aware of who utilized the moniker
- 6 | HydroAlStatePOC?
- $7 \parallel A$. I am.
- $8 \parallel 0$. Who is that?
- 9 A. It was Joshua James, The Alabama state point of
- 10 | contact.
- 11 $\|Q$. Another participant then, two rows down, sends a
- 12 ||link to a YouTube video, and at least according to the
- 13 | link title, it was a live stream of patriots storming
- 14 | the Capitol; is that correct?
- 15 | A. Yes.
- 16 \parallel Q. And then someone else writes, "Are they actually
- 17 | patriots, not those who are going to go in disguised as
- 18 | patriots and cause trouble? Need to verify this." Is
- 19 | that what was sent next?
- $20 \parallel A$. Yes, that was sent next.
- 21 $\|Q$. Did the defendant then respond towards the bottom
- 22 ||of what we see here?
- 23 ||A. Towards the bottom he responded.
- 24 ||Q. What did he say?
- 25 \parallel A. January 6th at approximately 2:01 p.m. Eastern, the

- 1 defendant said, "Actual patriots, pissed off patriots."
- $2 \parallel Q$. What does he say next?
- $3 \parallel A$. 20 seconds later, "Like the sons of Liberty were
- 4 | pissed off patriots."
- $5 \parallel Q$. Does co-defendant Joshua James then respond?
- $6 \parallel A$. He does.
- 7 ||Q. What does he say?
- 8 A. Mr. James, about two and a half minutes later,
- 9 | says, "We're coming to the Capitol, ETA" -- I'm sorry,
- 10 We're coming to Capitol, ETA 30 minutes."
- 11 ||Q|. Does defendant Rhodes tell Mr. James not to come?
- 12 $\|A$. No, not to our knowledge.
- 13 MS. RAKOCZY: You can remove that exhibit from
- 14 | the screen.
- 15 BY MS. RAKOCZY:
- 16 $\|Q$. Did the defendant also exchange messages with
- 17 | co-defendant Kelly Meggs around this time?
- 18 | A. He did.
- 19 MS. RAKOCZY: With the Court's permission, we
- 20 | would like to move into evidence and publish
- 21 | Government's Exhibit No. 5.
- 22 MR. LINDER: No objection.
- 23 THE COURT: All right, it's admitted and you
- 24 | may publish.
- 25 MS. RAKOCZY: Thank you, Your Honor.

1 | BY MS. RAKOCZY:

- $2 \parallel Q$. Special Agent Palian, I've brought up on the screen
- 3 || Government's Exhibit No. 5. Do you recognize these
- 4 || messages?
- $5 \parallel A$. I do.
- 6 0. And were these also recovered from either
- 7 | Mr. Rhodes' phone or Mr. Kelly Meggs' phone?
- $8 \parallel A$. Yes, they were.
- 9 | Q. Was defendant Kelly Meggs' phone also searched
- 10 | pursuant to a warrant?
- 11 || A. It was.
- 12 $\|Q$. These are in a slightly different format than the
- 13 other messages. Is this another way that the data
- 14 | looks when you review it from a cell phone extraction?
- 15 | A. Yes.
- 16 $\|Q$. Special Agent Palian, if you could focus on the two
- 17 | bottom messages in this exchange. Are they messages
- 18 || from Defendant Rhodes to Defendant Kelly Meggs?
- 19 |A. Yes, they are.
- $20 \parallel Q$. And from roughly when?
- 21 $\|$ A. These messages were sent Jan 6 at about 2:24 p.m.
- 22 | Eastern.
- 23 $\|Q$. And what did Mr. Rhodes tell Kelly Meggs?
- 24 | A. Mr. Rhodes said, "Go to south (emphasized) side of
- 25 | U.S. Capitol."

- $1 \parallel Q$. And what did he say next?
- $2 \parallel A$. "That's where I am going to link up with redacted."
- $3 \parallel Q$. And are you aware of what's underneath that
- 4 || redaction?
- 5 | A. Yes.
- 6 \mathbb{Q} . Without giving a name, what was the position of the
- 7 | person who Mr. Rhodes said he was going to meet up with?
- $8 \parallel A$. That was the operations leader.
- 9 MS. RAKOCZY: We can take that off the screen
- 10 | now. Thank you.
- 11 BY MS. RAKOCZY:
- 12 $\|Q$. Special Agent Palian, are you aware of what Kelly
- 13 | Meggs did after receiving that message from defendant
- 14 | Rhodes?
- 15 | A. Yeah. Mr. Meggs turned his group. They were on
- 16 | the north side of the Capitol around when that was sent
- 17 | and they turned their group and headed southbound on
- 18 the east side of the Capitol at that point.
- 19 $\|Q$. At around 2:30 p.m. then did Kelly Meggs and his
- 20 group pause on the east front plaza in front of the
- 21 | Capitol building?
- $22 \parallel A$. They did, they paused for several minutes.
- 23 | Q. And at around 2:32 p.m. did defendant Kelly Meggs
- 24 | call defendant Rhodes?
- 25 | A. He did.

- 1 Q. And have you looked at the cell phone records for
- 2 | that phone call?
- $3 \parallel A$. I have.
- $4 \parallel Q$. Does it appear from the cell phone records that the
- 5 | call connected?
- $6 \parallel A$. It did.
- 7 $\|Q$. Was Mr. Rhodes -- could you tell whether Mr. Rhodes
- 8 was on any other calls at that time?
- 9 || A. Yeah, Mr. Rhodes was on a call with the operations
- 10 | leader at that point.
- 11 ||Q|. And based on what the records seem to show, what
- 12 did Mr. Rhodes then do with the Kelly Meggs incoming
- 13 | phone call?
- 14 | A. The records indicate that there was a three-way
- 15 | call that was initiated at that point.
- 16 $\|Q$. Did that call last about a minute, minute and a
- 17 | half?
- 18 $\|A$. Approximately.
- 19 $\|Q$. After that phone call, what did defendant Kelly
- 20 | Meggs do next?
- $21 \parallel A$. After that phone call, Mr. Meggs took the Stack 1
- 22 | and they went up the east side steps and entered the
- 23 | Capitol.
- 24 \parallel Q. And about when did they breach the building?
- 25 | A. About 2:40 p.m.

1 MS. RAKOCZY: With the Court's permission, 2 we'd like to move into evidence and publish 3 Government's Exhibit 6. 4 THE COURT: It looks like 6, 7 and 8 are 5 Any objection to those exhibits? photographs. 6 MR. LINDER: No, Your Honor. 7 THE COURT: All right. Government's Exhibits 8 6, 7 and 8 are admitted and you may publish those. 9 MS. RAKOCZY: Thank you, Your Honor. BY MS. RAKOCZY: 10 Showing you now Government's Exhibit No. 6, Special 11 12 Agent Palian, do you recognize these two photographs? 13 Yes, I do. 14 With respect to the photograph on the left, can you 15 tell us what that shows? 16 The photograph on the left shows Stack 1 in their 17 formation, with hands on each others' shoulders, going 18 up the east side Capitol stairs. 19 And did this occur around that, say, 2:34 or 2:35 20 time frame after Mr. Meggs had that phone call with 2.1 Mr. Rhodes? 22 It took the Stack about five minutes to go up the 23 stairs -- five, six minutes. So, yes, that was about 24 that time right after the phone call.

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Special Agent Palian, with respect to the

25

- photograph on the right, can you describe for the Court what that shows?
- 3 ||A. The right shows the interior of the Capitol just
- 4 | before the rotunda, and this is the defendants after
- 5 | they breached and they were inside the Capitol, the
- 6 | Capitol structure.
- 7 ||Q. There are little circles drawn around certain
- 8 | individuals' heads and then boxes that give names
- 9 pointing to those circles. Can you explain that for
- 10 | the Court?
- 11 A. Sure. We were able to identify each of the members
- 12 |of the Stack, where they were, and where they were
- 13 | within the rotunda. We circled it and put it on the --
- 14 \parallel Q. And is this photograph on the right of Government's
- 15 | Exhibit No. 6 a fair and accurate depiction, based on
- 16 | your investigation of who these individuals were?
- 17 $\|A$. Yes, it's fair and accurate.
- 18 $\|Q$. And this photograph that we're seeing, Government's
- 19 | Exhibit No. 6 on the right, does this show the members
- 20 of Stack 1 just after they breached the Capitol doors?
- 21 ||A. I'm sorry, could you repeat the question?
- 22 | Q. Does this photograph on the right show the members
- 23 |of Stack 1 right after they've breached the Capitol
- 24 | doors?
- 25 ||A. Yes, it shows them right after they breached.

 $1 \parallel Q$. Okay.

2 MS. RAKOCZY: You can take that photograph off

 $3 \parallel$ the screen.

4 BY MS. RAKOCZY:

- $5 \parallel Q$. You mentioned a moment ago, Special Agent Palian --
- 6 | we discussed the message where defendant James said on
- 7 | a message that he and his group were headed to the
- 8 | Capitol, ETA 30 minutes. Do you recall that message?
- $9 \parallel A$. I do.
- 10 $\|Q$. During the course of your investigation, did you
- 11 || learn whether defendant James and other members of his
- 12 group did, in fact, go to the Capitol grounds?
- 13 A. They did, in fact, go to the Capitol grounds, yes.
- 14 $\|Q$. And did they then ultimately breach the building?
- 15 $\|A$. They did.
- 16 $\|Q$. Roughly when?
- 17 $\|A.$ Approximately 3:14, 3:15 p.m.
- 18 $\|Q$. If we could bring up onto the screen now
- 19 || Government's Exhibit No. 7, do you recognize these two
- 20 | photographs?
- 21 | A. Yes, I do.
- $22 \parallel Q$. With respect to the photograph on the left, what
- 23 | does that show?
- 24 A. That shows members of Stack 2, including
- 25 | Mr. Walden, Mr. Minuta, Mr. James, entering through the

1 ||east side doors.

- $2 \parallel Q$. Are those the same doors that Stack 1 breached?
- $3 \parallel A$. It is.
- $4 \parallel Q$. And then with respect to the photograph on the
- 5 | right, does that show two other members of Stack 2
- 6 entering through the same doors about seven minutes
- 7 ||later?
- 8 A. Yes, that photograph shows that.
- 9 MS. RAKOCZY: I think you can take that
- 10 | photograph off of the screen.
- 11 BY MS. RAKOCZY:
- 12 Q. Special Agent Palian, after Stack 1 and Stack 2
- 13 ||left the Capitol building, what did they do?
- 14 \parallel A. After Stack 1 and Stack 2 left the building, they
- 15 | met up together with Mr. Rhodes outside the Capitol.
- 16 $\|Q$. I'm showing you now -- we'll bring up on the screen
- 17 | what's been marked as Government's Exhibit No. 8. Do
- 18 | you recognize this photograph?
- 19 | A. Yes, I do.
- 20 $\|Q$. And can you tell the Court what this shows?
- 21 ||A. Sure. This is the photograph of Stack 1 and
- 22 | Stack 2 outside the Capitol meeting up with Mr. Rhodes.
- 23 $\|Q$. Where on the Capitol grounds are they, roughly? Or
- 24 ||let me ask you this: Are they in that sort of east
- 25 | plaza --

- $1 \parallel A$. Yeah. Yes, they are.
- $2 \parallel Q$. Do you see Mr. Rhodes in this photograph?
- 3 || A. I do.
- $4 \parallel Q$. Could you describe for the Court where he is?
- 5 A. Sure. Mr. Rhodes is almost dead in the middle of
- 6 | the photograph. It's hard to see, but he's wearing a
- 7 | cowboy hat. If you look at the largest American flag
- 8 | at the top of the photograph and go directly down from
- 9 | that --
- 10 ||Q. Special Agent Palian --
- 11 $\|A$. -- from the tip, he's there.
- 12 | Q. I'm sorry for interrupting you. I think you're
- 13 \parallel going to have to put your finger on the screen and
- 14 | circle. Thank you.
- 15 | MS. RAKOCZY: And may the record reflect the
- 16 | witness has drawn a blue circle around the area where
- 17 | the defendant is.
- 18 | THE COURT: I can't tell that it is
- 19 | Mr. Rhodes, but according to his testimony, yes.
- 20 MS. RAKOCZY: Thank you, Your Honor.
- 21 THE WITNESS: From that day, we have other
- 22 | photographs of him wearing the cowboy hat and the dark
- 23 || greenish jacket.
- 24 MS. RAKOCZY: Thank you. We can take that off
- 25 | the screen.

1 | BY MS. RAKOCZY:

7

- Q. And Special Agent Palian, I think to remove the circle, you have to click that off the top. Thank you.
- Special Agent Palian, what was -- if you know, what was the Quick Reaction Force doing at this time?
- 6 A. Quick Reaction Force was stationed in Arlington at
- 8 Q. Did any members of the Quick Reaction Force send
 9 messages to any of the group chats saying anything
 10 relevant to what they were doing?
- 11 A. Yeah. At approximately 2:38, which was between the 12 phone call between Kelly Meggs and Mr. Rhodes, and
- 13 between the time when they breached the Capitol,
- 14 Mr. Vallejo sent a message to the group.
- 15 \mathbb{Q} . And roughly, what did he say?

the Comfort Inn in Ballston.

- 16 A. Approximately, it was "QRF standing by. Just say
- 17 | the word." And that was about two minutes before
- 18 | Stack 1 entered.
- 19 Q. Special Agent Palian, during the late afternoon and
- 20 evening of January 6th, did the defendant make any
- 21 comments on these group Signal chats about what had
- 22 occurred at the Capitol that day?
- 23 | A. He did.
- 24 $\|Q$. And what generally did he say?
- 25 $\|$ A. Generally, it was likened to the American

1 Revolution. It was also approving, and it talked about

2 | pissed off patriots. And I remember one specific

3 | message where the defendant said that they would now

4 walk the same path as the founding fathers.

 $5 \parallel Q$. Special Agent Palian, are you aware of when and

6 ||under what circumstances the defendant left the

|| Washington, DC area after the attack on the Capitol?

A. Yes, I am.

7

8

9

Q. Could you tell the Court about that?

10 A. Sure. After the events at the Capitol, certain

11 | members of the group went to the Olive Garden for

12 dinner. They stayed for dinner, during which time one

13 \parallel of the members of the group received a message from

14 | someone in their "Intel Team," who said that federal

15 | authorities were arresting patriots and that it was

16 | time to leave. So Mr. Rhodes -- so they left the Olive

17 || Garden at that point.

18 \parallel Q. And based on your investigation, did Mr. Rhodes

19 | then leave the area?

20 | A. He did. They went back to the Hilton, got their

21 | effects, met up at a gas station, and then from there

22 ||left the DC area.

23 $\|Q$. After January 6th, did the defendant continue to

24 ||take steps to encourage his co-conspirators to oppose

25 | the lawful transfer of Presidential power?

 $1 \parallel A$. He did.

- 2 \mathbb{Q} . Did he send messages to some of these group chats
- 3 | encouraging people to continue to take such steps?
- 4 NA. He did.
- $5 \parallel Q$. Are you aware of a message that he sent on January
- 6 | 11th of 2021 where he told his co-conspirators words to
- 7 | the effect of "Get ready to rock and roll, shit's about
- 8 | to go down"?
- 9 | A. Yes.
- 10 $\|Q$. Did he also, in that same message, tell
- 11 | co=conspirators that those in this community who were
- 12 | fit enough to move, shoot, and communicate should be
- 13 organized and prepared to do so?
- 14 || A. Yes.
- 15 $\|Q$. Did the defendant call some of his co-conspirators
- 16 \parallel to join him in Texas where he was residing at that time?
- 17 | A. He did.
- 18 $\|Q$. Can you describe that for the Court?
- 19 ||A. Sure. There were Signal messages that went back
- 20 | and forth. The Florida team was asked to come out.
- 21 | Their response was Florida is not -- "We're not leaving
- $22 \parallel$ the state of Florida until the first shot is fired."
- 23 | The co-conspirators from Arizona actually came to
- 24 | Texas, but didn't end up meeting with Mr. Rhodes for
- 25 \parallel some reason. I'm sure there were several groups that

- 1 came to Texas, including Mr. James who went with
- 2 Mr. Rhodes to Texas.
- $3 \parallel Q$. Did defendant Joshua James send a message to
- 4 | another co-conspirator in which he told that
- 5 co-conspirator he was bringing "all available firearms"
- 6 | to join Mr. Rhodes in Texas?
- $7 \mid A$. Yes, he did.
- 8 | Q. Did Mr. Rhodes continue to make purchases of
- 9 | firearms, firearms parts, and related equipment after
- 10 || January 6th --
- 11 || A. He did.
- 12 $\|Q$. -- and before January 20th?
- 13 A. Pardon me, I'm sorry, I didn't mean to interrupt
- 14 you. He did.
- 15 \parallel Q. Can you describe for the Court the amount of money
- 16 | that you saw in the financial records being spent on
- 17 | firearms and related equipment?
- 18 $\|A$. Sure. After January 6th, finishing out the month
- 19 | of January, it was over \$15,000, closer to \$17,000, we
- 20 | think.
- 21 | Q. After the inauguration, after January 20th of 2021,
- 22 | in the months since, has the defendant continued to
- 23 | refer to the current Presidential Administration as an
- 24 || illegitimate regime?
- 25 | A. Yes.

- 1 ||Q. Has he encouraged opposition to that regime amongst
- 2 | his followers?
- $3 \parallel A$. He has.
- $4 \parallel Q$. Special Agent Palian, are you aware of whether the
- 5 | defendant has a permanent address currently?
- 6 | A. I'm not aware of a permanent address.
- $7 \parallel Q$. Did the defendant previously have a permanent
- 8 | address in the state of Montana?
- 9 | A. Yes.
- 10 $\|Q$. And are you aware of him leaving that permanent
- 11 | address in the middle of 2020?
- 12 | A. Approximately, yes.
- 13 $\|Q$. And then during the latter part of 2020 and most of
- 14 \parallel 2021, was the defendant primarily residing in Texas?
- 15 | A. Yes.
- 16 $\|Q$. At the time of his arrest, had he -- was he still
- 17 | residing in Texas, but at a different associate's
- 18 || residence?
- 19 $\|A$. Yes, he was.
- 20 $\|Q$. And was he somewhat a guest at that residence?
- 21 | A. That's our understanding, yes.
- 22 | Q. Where does the defendant have important mail like
- 23 | bank statements sent?
- 24 A. Those are sent to a P.O. Box.
- 25 \parallel Q. Does the defendant also maintain storage units,

- 1 | based on your investigation?
- $2 \parallel A$. He does.
- 3 $\|Q$. When the defendant was arrested, was his vehicle
- 4 | searched pursuant to a warrant?
- $5 \parallel A$. His vehicle was searched, yes.
- $6 \parallel Q$. And in that vehicle did law enforcement recover a
- 7 || receipt for a storage unit?
- $8 \parallel A$. Yes, we did recover that.
- 9 $\|Q$. Was that storage unit also searched pursuant to a
- 10 ||warrant?
- 11 || A. It was.
- 12 $\|Q$. Were there firearms and firearms related equipment
- 13 ||located in that storage unit?
- 14 || A. Yes.
- 15 $\|Q$. At the time of his arrest, was the room in which
- 16 \parallel the defendant was staying searched pursuant to a
- 17 ||warrant?
- 18 || A. It was.
- 19 \parallel Q. And were there also firearms and firearms related
- 20 parts recovered from that room?
- 21 | A. Yes.
- 22 | Q. Special Agent Palian, you've discussed how you
- 23 || searched the defendant's phone pursuant to a search
- 24 | warrant; is that right?
- 25 | A. That's correct.

- 1 ||Q. In searching that phone, did law enforcement see
- 2 | evidence that certain Signal messages had been deleted
- 3 || from the phone?
- $4 \parallel A$. Yes, we did see that evidence.
- $5 \parallel Q$. And were some of these deleted messages on some of
- 6 | the planning and coordination Signal chats that we've
- 7 | discussed?
- 8 | A. Yes.
- $9 \parallel Q$. And were these apparently deleted messages from
- 10 | time frames relevant to the conspiracy, that is,
- 11 | November of 2020 through January of 2021?
- 12 | A. Yeah, they were from that time frame.
- 13 $\|Q$. Are you an expert in forensically examining
- 14 | cellular telephones?
- 15 \parallel A. I am not.
- 16 \parallel Q. Did you speak with forensic analysts from the FBI
- 17 | about what you had been seeing in the phone?
- 18 |A. Yes, we did.
- 19 \parallel Q. Based on what you were seeing in the phone, did the
- 20 || FBI Analyst have a sense or a conclusion about whether
- 21 | those messages were deleted by the user of the phone or
- 22 | by someone else?
- 23 $\|A$. Yeah, the conclusion was that they were deleted by
- 24 the user of the phone, Mr. Rhodes.
- 25 \parallel Q. Have you found evidence during your investigation

1 that the defendant was mindful of the fact that law

2 enforcement might look to those Signal messages as

- 3 | evidence in this case?
- $4 \parallel A$. Yes, we developed some evidence of that.
- $5 \parallel Q$. Could you describe that for the Court?
- 6 | A. Mr. Rhodes engaged in some text messages with
- $7 \parallel Mr$. Vallejo after the fact, where he informed
- 8 Mr. Vallejo to be careful speaking on Signal because
- 9 | the FBI had Jessica Watkins' phone and was probably
- 10 | looking in it, and that he was aware of -- I forget the
- 11 | specific term, but it was a pejorative term for an FBI
- 12 | informant. He was aware that one of them was in the
- 13 | messages.
- 14 $\|$ Q. Special Agent Palian -- and that was Mr. Rhodes who
- 15 | was hypothesizing; is that right?
- 16 | A. Yes.
- 17 | Q. Special Agent Palian, were these messages that
- 18 | you've just described sent in late January of 2021?
- 19 | A. Yes.
- 20 $\|Q$. Was that after co-defendant Jessica Watkins was
- 21 Warrested?
- 22 | A. Correct.
- 23 $\|Q$. When, roughly, was co-defendant Watkins arrested?
- 24 | A. Ms. Watkins, we believe, was arrested, if my memory
- 25 | serves, January 17th late in the evening.

1 MS. RAKOCZY: Thank you, Your Honor. 2 further questions. 3 THE COURT: All right. Cross-examination. 4 MR. LINDER: One second, Your Honor. 5 CROSS-EXAMINATION 6 BY MR. LINDER: 7 (Counsel's microphone off during questioning) 8 Good morning, Agent. How are you? Ο. 9 Good morning, sir. 10 The -- let me go a little bit into your Good. direct examination first. All the firearms were found 11 12 either in a storage unit or in a car or wherever he was 13 staying at; correct? 14 Yes, that's right. 15 It's not illegal to own a firearm in Texas, is it? 16 Α. It is not, no. 17 There were no illegal firearms found, i.e., machine 18 guns or anything like that; correct? 19 Not to my knowledge. 20 The guns that you found, did you determine later that they were all legally purchased from various 2.1 22 places? 2.3 I don't know that we went back and found out where 24 those weapons were purchased, but I will say that we

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have no information that says they were illegally

1 | purchased.

- $2 \parallel Q$. And no serial numbers filed off, nothing like that?
- $3 \parallel A$. Not to my knowledge.
- $4 \parallel Q$. So there wasn't anything done by my client,
- 5 | Mr. Rhodes, to conceal the fact that he owned firearms
- 6 | or purchased firearms?
- $7 \parallel A$. No, there was no concealment.
- $8 \parallel Q$. And do understand at the Montana address he was
- 9 married and had six children that still live in
- 10 | Montana; do you understand that?
- 11 || A. Yes.
- 12 Q. Since early 2020, just before COVID, it's our
- 13 understanding he's lived in Granbury, Texas. Is that
- 14 | kind of consistent with what you have?
- 15 | A. That's my understanding, too.
- 16 $\|Q$. In fact, his current driver's license still shows
- 17 | that address?
- 18 | A. I believe that's correct.
- 19 $\|Q$. And the P.O. Box you referred to that Oath Keepers
- 20 gets their mail in, that is also in Granbury, Texas
- 21 | near that address?
- 22 | A. Yes, it is.
- 23 $\|Q$. Is the storage unit also there?
- 24 | A. The storage unit is in Granbury. I'm not sure
- 25 | where in Granbury.

- 1 ||Q. Granbury is a small town; would you agree with me?
- $2 \parallel A$. It is. I've never been there.
- 3 | Q. Okay, just south of Fort Worth. He's got a
- 4 | driver's license and address there, P.O. box there, and
- 5 | a storage unit; correct?
- $6 \parallel A$. Yes.
- $7 \parallel Q$. Okay. And for all practical purposes, he's been
- 8 | there for almost two years?
- 9 A. If we're considering the middle of 2020 to now,
- 10 || yeah.
- 11 \parallel Q. Okay.
- 12 $\|A$. I guess that would be fair.
- 13 $\|Q$. Okay. Now, this conduct that we've talked about
- 14 | that happened on January 6th leading into that.
- 15 || A. Sure.
- 16 \parallel Q. You showed the pictures of them in the Capitol,
- 17 | circles around those guys. There's mobs of people
- 18 | there that day?
- 19 | A. There were mobs of people.
- 20 $\|Q$. In fact, y'all indicted approximately 800 people so
- 21 | far and probably more coming; would you agree?
- 22 | A. I'm not sure of the exact number, but it's large.
- 23 | It's around that.
- 24 | O. Hundreds?
- $25 \parallel A$. It's hundreds, for sure.

- 1 ||Q. And these people aren't all Oath Keepers, are they?
- 2 | A. No.
- $3 \parallel Q$. It's all different groups, independent people, just
- 4 | people trying to make a statement?
- $5 \parallel A$. I don't know if I'd go as far as saying just trying
- 6 | to make a statement, but yes. I mean, there are
- 7 || large --
- $8 \parallel Q$. There's a real estate lady from Texas who videoed
- 9 | herself in the rotunda. I mean, she's just there;
- 10 || correct?
- 11 A. Sure. Yeah, I mean, I'm not familiar with those
- 12 | cases as much, but yes.
- 13 $\|$ Q. But the Oath Keepers were not the first people that
- 14 | broke down the doors or breached the doors or anything
- 15 | like that; were they?
- 16 ||A. They were not the first ones in the Capitol, no.
- 17 $\|Q$. They were just kinda in the mob, or some of them
- 18 | were just in the mob; is that right?
- 19 $\|A$. They were part of the mob, yes. I don't mean to
- 20 | quibble words with you, by the way, either. I'm not
- 21 | trying to be.
- 22 | Q. I'm not trying to trick you with any questions.
- 23 || just wanted to make sure the judge understood they
- 24 | weren't the ones who physically breached the doors or
- 25 | breached the gates; they were just there with the other

1 | people that did it?

- $2 \parallel A$. They were there with the mob, yes.
- $3 \parallel Q$. Yes. And there were other people that actually did
- 4 | that before they got there?
- $5 \parallel A$. Uh-huh
- 6 $\|Q$. Now, all this happens January 6th, y'all do your
- 7 || investigation. And so the judge is aware, there was
- 8 | the initial Indictment, the Caldwell Indictment?
- 9 | A. Yes.
- 10 $\|Q$. And that happened two weeks after this incident, I
- 11 | think, and there's 17 defendants on that Indictment.
- 12 MR. LINDER: And I believe I've given counsel
- 13 | for the Government a copy of that Indictment.
- 14 | MS. RAKOCZY: Yes, Your Honor, that's right.
- 15 ||A. Just to be clear, though, sir, I think the -- and
- 16 | correct me if I'm wrong on this. I think the first
- 17 | indictment, the Caldwell Indictment, which came down
- 18 \parallel Jan 19 or 20 only had three defendants on it.
- 19 | BY MR. LINDER:
- 20 $\|$ Q. Okay. But it's since been added to and there's 17
- 21 | defendants on it?
- 22 | A. Yes, I think that's the number.
- 23 | Q. This new Indictment that just came down this month
- 24 | with the new people, it's the same and similar conduct
- 25 | that's discussed in the Caldwell Indictment all the way

1 | back to January; right? Would you agree with me?

- A. Yeah, the conduct is similar.
- 3 $\|Q$. There's no -- other than the Government saying my
- 4 | client obstructed justice by committing some instant
- 5 | messaging potentially, there's no remaining conduct in
- 6 | any of this after the January 20th stuff of the alleged
- 7 | instant messaging going on about saying there's going
- 8 to be a civil war.

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- 9 MS. RAKOCZY: Objection, Your Honor, to having
- 10 | this witness characterize the Indictment.
- 11 MR. LINDER: Your Honor, the Indictment -- the
- 12 | only allegation in the Indictment includes -- the only
- 13 | manner and means in the Indictment after January was
- 14 | the alleged instant messaging.
- 15 | THE COURT: Why don't you rephrase your
- 16 | question, counsel.
- 17 | BY MR. LINDER:
- 18 $\|Q$. Are you aware of any new things that he's done
- 19 | since January or February of last year, since he's been
- 20 ||indicted?
- 21 ||A. We're aware of conduct, but I don't think that's
- 22 | lincluded in the --
- 23 $\|Q$. Correct. And the manner and means, very specific,
- 24 | none of that's included in there?
- 25 | A. I don't believe so. I mean, I'd like to refer to

- 1 | the Indictment before I give a final answer on that.
- 2 | But no, I think that's correct.
- $3 \parallel Q$. And would you agree with me that back in January
- 4 | when y'all did this investigation and did the Caldwell
- 5 | Indictment, you were aware of Stewart Rhodes at that
- 6 | time, were you not?
- 7 || A. We were aware of him, but we were just beginning
- 8 | the investigation at that point. We didn't have a lot
- 9 of information on activity.
- 10 | Q. And he's cooperated, he's talked to you guys since
- 11 | then, has he not.
- 12 | A. He has.
- 13 $\|$ Q. Okay. The -- so that we're clear, there are 17 now
- 14 |on the Caldwell Indictment and there are about 11 on
- 15 | this new Indictment with all the same, substantially
- 16 | similar conduct that led to the [U/I]?
- 17 || A. Substantially.
- 18 \parallel Q. Okay. So can you tell the Court, other than the
- 19 | speech that my client made through instant messaging to
- 20 | his followers or whoever else got the Government people
- $21 \parallel [U/I]$, can you tell us any illegal acts he's done since
- 22 | January, a year ago, other than the speech you were
- 23 | talking about?
- 24 | A. No, nothing is coming to me right now.
- $25 \parallel Q$. Okay. So, other than the speech that we're talking

- 1 about, most of the stuff that we're talking about here
- 2 | today that the Government has presented in this
- 3 Detention Hearing occurred between November of '20 and
- 4 | January of 2021?
- $5 \parallel A$. That's the time period of the Indictment and the
- 6 conspiracy, yes.
- 7 $\|Q$. Thank you. Now, since then, my client has met with
- 8 | you guys two times in May, I believe?
- 9 | A. I participated in the one. I'm not familiar with
- 10 | the other one in May.
- 11 $\|Q$. The one you participated in was May 3rd?
- 12 | A. It was early May. It was early May in Lubbock.
- 13 $\|Q$. Okay. And that's when y'all retrieved his phone?
- 14 || A. Yes.
- 15 \parallel Q. And when you approached him, did you bring another
- 16 || FBI Agent with you from Montana to that meeting?
- 17 | A. Yes, I did.
- 18 $\|Q$. And which agent was that?
- 19 | A. That was Special Agent Mark Saylor.
- 20 $\|Q$. And why did you bring Mark Saylor?
- 21 $\|$ A. Mark had met Mr. Rhodes before and had spoken to
- 22 | him several times over the phone.
- 23 $\|Q$. They actually had a friendly relationship?
- 24 \parallel A. They had a friendly relationship over the phone --
- 25 || I mean cordial. I don't know if I'd say friendly, but

1 ||cordial.

- 2 ||Q. They didn't get together, but they did call each
- 3 |other.
- $4 \parallel A$. Right, they would speak over the phone.
- $5 \parallel Q$. And that goes back to 2014?
- $6 \parallel A$. I'm not sure of the specific date, but that sounds
- 7 | right. I know it went back awhile.
- $8 \parallel Q$. Sure. And so that's why y'all called him and said,
- 9 | hey, we're going to do a meeting with Mr. Rhodes and
- 10 | we'd like you to be there, and he came to this meeting?
- 11 || A. Yes.
- 12 $\|Q$. And Mr. Rhodes -- when y'all approached Mr. Rhodes,
- 13 | was he friendly?
- 14 \parallel A. He was.
- 15 ||Q|. Was he armed?
- 16 ||A. I believe he was, but he informed us of that and
- 17 | the firearm was in his backpack. I don't think it was
- 18 ||on his person.
- 19 \parallel Q. And this was in Texas and he was legally carrying
- 20 | his gun at the time?
- 21 || A. I believe so.
- 22 $\|Q$. He informed you and y'all didn't do a patdown
- 23 | search or anything?
- 24 \parallel A. No, we did not.
- 25 $\|Q$. Okay. And did he voluntarily hand over the phone?

- 1 A. We had a search warrant, but he physically handed 2 me the phone.
- 3 Q. Didn't try to run from you?
- 4 | A. No.
- $5 \parallel Q$. Didn't try to fight you, gave you the phone?
- 6 A. Correct.
- $7 \parallel Q$. And did he also give you the passcode to log into
- 8 | the phone?
- 9 $\|$ A. He did provide us with the passcode, yes.
- 10 $\|Q$. And he didn't have to do that pursuant to the
- 11 | search warrant, he just had to provide you the phone?
- 12 A. He had to provide us biometrics and the phone, but
- 13 he did not have to provide us the passcode.
- 14 \parallel Q. But he did?
- 15 | A. He did.
- 16 \parallel Q. And that simplified the investigation of the phone,
- 17 | the download of the phone?
- 18 || A. It did.
- 19 | Q. It could take months to do it without the code;
- 20 || correct?
- 21 | A. With biometrics it's much quicker, but yes, it
- 22 | would have slowed us down; that's a fair statement.
- 23 $\|Q$. In fact, y'all returned his phone two or three
- 24 | weeks later. You may not have been in that meeting --
- $25 \parallel A$. I was not.

- 1 $\|Q$. -- but you were aware of it?
- $2 \parallel A$. Is that the second meeting you are talking about?
- $3 \parallel Q$. Yes.
- $4 \parallel A$. Yeah. Yes, I was not a part of that.
- $5 \parallel Q$. Okay. So the FBI met him again a few weeks later
- 6 and returned his phone?
- $7 \parallel A$. Right.
- 8 $\|Q$. Have you reached out to him at any time since?
- 9 $\|A$. The FBI has. I have not.
- 10 MR. LINDER: May I have a minute, Your Honor?
- 11 THE COURT: Yes.

12 | [Pause]

- 13 BY MR. LINDER:
- 14 $\|Q$. Y'all met with him on May 3rd in Lubbock or
- 15 | Amarillo -- Lubbock, Texas. Y'all met with him for
- 16 | two, two and a half hours?
- 17 | A. About, yes.
- 18 \parallel Q. Have you seen the transcript of that interview?
- 19 $\|A.$ Yes, I have.
- 20 $\|Q$. The Government has provided it to us. I appreciate
- 21 \parallel it. Are you aware or can you tell the Court that he
- 22 | did tell you that if y'all are going to indict him, to
- 23 || let him know and he would go to DC and turn himself in?
- 24 ||A. I believe he said that.
- $25 \parallel$ Q. And I can show it to you --

- $1 \parallel A$. If it's in the transcript, then yes, it happened.
- 2 | I'm just not recalling it right now.
- $3 \parallel Q$. Okay. And that was a very cordial conversation?
- $4 \parallel A$. It was.
- $5 \parallel Q$. And he said, "Hey, if you're going to indict me,
- 6 | let me know and I'll go turn myself in"?
- 7 | A. Yes.
- 8 ||Q|. But y'all didn't let him turn himself in?
- $9 \parallel A$. No, we did not.
- 10 Q. And in fact, this past week, I guess, when y'all
- 11 | arrested him, did y'all call Agent Saylor back?
- 12 | A. No.
- 13 ||Q. From Montana?
- 14 $\|$ A. No, we did not.
- 15 | Q. Did y'all let Saylor know that y'all were going to
- 16 || arrest him?
- 17 ||A. I think I had general conversations with Agent
- 18 | Saylor prior, but I don't know if I gave a specific
- 19 date or an operation time. I'm not positive about that.
- 20 | Q. Agent Moore, was he there?
- 21 | A. Yes, Agent Moore was there.
- 22 | Q. And did Agent Moore -- before y'all went in and
- 23 | arrested him, when y'all went to Chad Roberts' house,
- 24 | where he was, did Agent Moore call him on his phone and
- 25 | say, "Hey, we're here to arrest you"?

- $1 \mid A$. Yes, he did.
- $2 \parallel Q$. And he said, "I'm coming out"?
- 3 | A. Mr. Rhodes did say, "I'm coming out," yes.
- $4 \parallel Q$. He's cooperated with everything, hasn't he?
- $5 \parallel A$. He cooperated.
- $6 \parallel Q$. Yeah.
- 7 | A. Yeah.
- 8 \mathbb{Q} . Since January of last year, when most of this
- 9 offensive conduct was alleged to have happened, has my
- 10 | client -- are you aware of my client obtaining a
- 11 | passport?
- 12 $\|A$. No, I'm not aware of that.
- 13 $\|Q$. Are you aware of him changing his driver's license?
- 14 | A. No.
- 15 ||Q. Are you aware of him obtaining a new residence
- 16 | address?
- 17 || A. No.
- 18 \parallel Q. Are you aware of him having any foreign contacts or
- 19 | bank accounts in other countries?
- 20 | A. No.
- 21 $\|Q$. In fact, are you aware of him ever traveling
- 22 | outside the country?
- 23 | A. No.
- 24 \parallel Q. When did you first become aware of Mr. Rhodes? You
- 25 | said it wasn't in January of last year. When did you

1 || first --

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- $\|A.$ It was middle January of 2020.
- $3 \parallel Q$. Okay.
- $4 \parallel A$. I don't know if I have a specific date.
- $5 \parallel Q$. Okay. And at that time you were aware of all this
- 6 offense conduct that y'all testified to?
- 7 | A. Yes.
- 8 Q. And you wouldn't say he's dangerous because all of 9 this offense conduct that you testified to?
- 10 MS. RAKOCZY: Objection.
- 11 | THE COURT: What's the objection?
- 12 MS. RAKOCZY: Objection calls -- argumentative.
- 13 | THE COURT: Overruled.
- 14 BY MR. LINDER:
- 15 $\|Q$. The purpose of this hearing -- I know you're aware,
- 16 | this is not a guilt/innocence hearing, this is a
- 17 | Detention Hearing, and the Government has got to show
- 18 | that he's a danger.
- 19 | A. Right.
- 20 | Q. I believe the Government's purpose in all these
- 21 | messages and the guns is to show that he's potentially
- 22 | a danger, and the information you provided about the
- 23 | address, that he might be a problem; am I correct?
- 24 | A. I would assume so.
- 25 $\|Q$. So all of this dangerousness occurred, most of it,

- 1 between November 2020 and January of 2021, aside from
- 2 | this speech stuff?
- $3 \parallel A$. Again, that's the time period of the Indictment,
- 4 ||yes.
- $5 \parallel Q$. And you knew about all of this behavior a year ago?
- $6 \parallel A$. A year ago, yes.
- 7 $\|Q$. Yet you chose not to arrest him until a year later?
- 8 A. Correct. Well, I -- let me -- I guess I should --
- 9 | the word "chosen," I guess, is -- I don't know if I
- 10 | agree with the word "chosen."
- 11 $\|Q$. I'll ask another question. If he were a danger,
- 12 | based on the conduct that you described today, he would
- 13 | have been a danger January a year ago, wouldn't he?
- 14 | A. Correct.
- 15 | Q. You could have issued a complaint -- the Government
- 16 | could have issued a complaint and had him arrested
- 17 | within days?
- 18 | A. We could have issued that, yes.
- 19 $\|Q$. But they chose not to? And I know that's not your
- 20 || job.
- 21 | A. Right, yes. I see where you're going with
- 22 | "chosen," yes.
- 23 $\|Q$. So, if you think someone is dangerous, you could
- 24 | issue a complaint in 24 hours?
- 25 | A. Right. Yes, that's correct.

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- 1 ||Q. And since that time, there's really been no conduct
- 2 | that's a danger that they've alleged or what happened
- 3 | today, other than the language of instant messaging?
- $4 \parallel A$. That's the only conduct we've put out today, yes.
- 5 MR. LINDER: One minute, Your Honor.
- 6 BY MR. LINDER:
- $7 \parallel Q$. I guess we can go back to the actual messaging.
- 8 | When they're messaging each other around the Capitol,
- 9 | there's a response to meet up, and James and some
- 10 |others that say, "Hey, we're on our way, we'll be there
- 11 || in 30 minutes"?
- 12 | A. Right.
- 13 $\|Q$. Were they coming from a QRF?
- 14 $\|A$. No, they were not coming from the QRF.
- 15 $\|Q$. When they say they're coming, they're going to be
- 16 \parallel there in 30 minutes, did they bring weapons with them?
- 17 $\|A$. They had some non-lethal weapons, but they didn't
- 18 | have firearms.
- 19 $\|Q$. Nothing that was illegal in DC?
- 20 | A. Correct.
- 21 $\|$ Q. In fact, they were following the laws of DC at that
- 22 | time, were they not?
- 23 $\|A$. Except for the traffic laws, yes.
- 24 Q. Correct. But the weapons, whether it was knives,
- 25 | guns or whatever that in DC was illegal, they were all

- 1 | legally in a hotel, whatever, they didn't bring any of
- 2 | them into DC?
- $3 \parallel A$. Right.
- $4 \parallel Q$. There's no evidence that when all this was going on
- 5 | that they ever even brought any into the Capitol?
- $6 \parallel A$. Could you ask that question again for me, sir?
- 7 $\|Q$. There's no evidence that they brought any weapon
- 8 | into the Capitol other than the non-lethal ones?
- 9 A. Into the Capitol, yes, that's correct.
- 10 $\|$ Q. And so they could have. If they had all this stuff
- 11 | out there 4.9 miles away by Google maps, they didn't do
- 12 | that, did they?
- 13 | A. They did not.
- 14 \parallel Q. Okay. Are you familiar with LEOSA, the law to
- 15 | carry weapons -- other officers being able to carry
- 16 | weapons in certain places?
- 17 | A. Very, very vaguely.
- 18 $\|Q$. Did y'all talk about it at that meeting that you
- 19 | had on May 3rd?
- 20 $\|$ A. Yeah, I believe it was brought up.
- 21 \parallel Q. Okay. And did Mr. Rhodes appear very educated on,
- 22 | hey, what we can bring and what we can't bring. We
- 23 | weren't going to break a law. The law allows us to go
- 24 | here, but not there, and y'all discussed it in that
- 25 || interview?

- A. Yeah, those things were discussed.
- 2 ||Q. And did it seem very apparent he did not want to
- 3 ||break the law?

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- 4 A. I mean, I wouldn't want to characterize his
- 5 mindset, but yes, he said those things.
- $6 \parallel Q$. And again, the FBI, when they wanted to call him,
- 7 | they can call him, people that know his phone number,
- 8 and he responds, does he not?
- 9 | A. He always has.
- 10 MR. LINDER: No further questions.
- 11 | THE COURT: All right, redirect?
- 12 MS. RAKOCZY: Briefly, Your Honor.

REDIRECT EXAMINATION

14 | BY MS. RAKOCZY:

- 15 | Q. Special Agent Palian, did the defendant also send
- 16 | messages on the Signal chat discussing the fact that if
- 17 | people brought guns to the district, they were aware
- 18 | that some law officers were stopping people and might
- 19 | search them?
- 20 | A. Yes.
- 21 \parallel Q. And had members of the QRF gone into the district
- 22 | and had their weapons and been arrested, would they
- 23 | have been able to continue serving as the QRF?
- 24 $\|A$. No, they would not have been.
- 25 $\|Q$. You were asked some questions about Stack 1 and

1 | whether they breached the building, and you said that

2 | they did not; is that right? They were not the first

3 | to -- I'm sorry, they were not the first to break the

- 4 | doors open?
- 5 A. Correct.
- 6 ||Q|. When Kelly Meggs with Stack 1 go up the stairs to
- 7 | the area outside the doors to the building, were the
- 8 | doors open at that time?
- 9 $\|A.\|$ No, they were not.
- 10 | Q. Have you watched some public source video about
- 11 | what happened outside those doors around 2:38 p.m.?
- 12 | A. Yes.
- 13 $\|Q$. Did the mob, with some help of rioters inside the
- 14 | building, force the doors open?
- 15 ||A. They did at about 90 seconds before Stack 1
- 16 | entered, yes.
- 17 \parallel Q. Was Stack 1 present in that mob a few rows back
- 18 | from the door around that time?
- 19 $\|A$. Yeah, they were 10 to 20 feet back.
- 20 | Q. Special Agent Palian, you were asked about
- 21 | co-defendant Joshua James' group and how they told
- 22 Mr. Rhodes they were on their way to the Capitol at
- 23 | around 2:00 p.m. and would be there in about 30
- 24 | minutes. Do you do you recall that questioning?
- 25 | A. Yes.

- 1 Q. Have you obtained during the course of your
- 2 | investigation a video that an individual with
- 3 | Mr. James, co-defendant Roberto Minuta, made as the
- 4 || group went to the Capitol?
- 5 | A. Yes.
- $6 \parallel Q$. And during that travel to the Capitol, did
- 7 | Mr. Minuta state that there's war on the streets right
- 8 || now?
- 9 | A. Yes.
- 10 $\|Q$. Did he say that they were on their way to the
- 11 || Capitol?
- 12 | A. Yes.
- 13 $\|Q$. Special Agent Palian, you were asked some questions
- 14 | about whether you could have arrested Defendant Rhodes
- 15 | last January. Do you recall those questions?
- 16 | A. Yes, I do.
- 17 | Q. As of last January, had you obtained a search
- 18 | warrant for Defendant Rhodes' phone?
- 19 $\|A$. No, we did not have a search warrant in January.
- 20 $\|Q$. After you obtained that search warrant, did that
- 21 | phone have to go through an extensive filter process to
- 22 | review and take out any [U/I] messages, that the
- 23 | investigation and trial team did not see those messages?
- 24 || A. It did.
- 25 \parallel Q. Have you recovered a number of significant messages

- with respect to the defendant's mental state and culpability in this case from that phone?
- $3 \parallel A$. Yes.
- $4 \parallel Q$. Have you recovered other aspects of evidence
- 5 against Mr. Rhodes during the course of this
- 6 | investigation in the months since January of 2021?
- $7 \parallel A.$ Yes.
- $8 \parallel Q$. And did those form the allegations in the
- 9 | Indictment in this case?
- 10 | A. They do. They have.
- 11 $\|Q$. Special Agent Palian, you were asked some questions
- 12 about the weapons that those Oath Keeper members and
- 13 | affiliates who breached the Capitol brought into the
- 14 | building. You were aware that there were some
- 15 | non-lethal weapons on those individuals' persons;
- 16 ||correct?
- 17 | A. There were.
- 18 \parallel Q. At least one or two brought pepper spray or bear
- 19 | spray; is that right?
- 20 | A. Yes.
- 21 $\|Q$. And at least one member carried a large stick into
- 22 | the building; is that right?
- 23 | A. Yes.
- 24 $\|$ Q. Were all of those or most of those members also
- 25 | wearing military style protective gear?

- 1 | A. Yes.
- $2 \parallel Q$. Did that include helmets?
- 3 | A. Hard knuckle gloves, helmets, goggles.
- $4 \parallel Q$. And did some -- did at least one member, an
- 5 | affiliate -- did Defendant Joshua -- have you seen
- 6 | video of Defendant Joshua James assaulting at least one
- 7 | member of law enforcement in the rotunda area of the
- 8 | Capitol?
- 9 | A. Yes.
- 10 MS. RAKOCZY: Thank you, Your Honor. I have
- 11 | no further questions.
- 12 | THE COURT: Any other questions, Mr. Linder?
- 13 MR. LINDER: Just briefly.

14 | RECROSS-EXAMINATION

15 | BY MR. LINDER:

16

(Counsel's microphone off during questioning)

- 17 \parallel Q. Agent, in regards to Joshua James, which counsel
- 18 | has talked about assaulting a law enforcement officer.
- 19 | A. Yes, sir.
- 20 $\|Q$. He's actually on release, is he not?
- 21 $\|A$. Mr. James is out on release, yes.
- $22 \parallel Q$. Okay. And in fact, Roberto Minuta, who went into
- 23 | the Capitol, is also on release?
- 24 | A. He is.
- 25 \parallel Q. Donovan Crowl, who went into the Capitol, is on

- 1 || release?
- 2 | A. Yes.
- $3 \parallel Q$. And my client never went in the Capitol, did he?
- $4 \parallel A$. Your client never went into the Capitol.
- 5 Q. And you said there were some Oath Keepers in that
- 6 crowd behind the doors that got breached. They weren't
- 7 | coordinating that breach with the mob, were they? They
- 8 were in that crowd behind the front people, but they
- 9 | weren't the ones that coordinated it, were they?
- 10 | A. No, that's correct.
- 11 ||Q|. It was other people that coordinated it?
- 12 A. Yes. I'm sorry, I wasn't clear.
- 13 $\|Q$. They were in kind of -- some of them were in a
- 14 || group behind?
- 15 | A. Yes.
- 16 $\|Q$. Thank you.

17 | EXAMINATION BY THE COURT

- 18 $\|Q$. Special Agent, I have a few questions for you.
- 19 The Government is moving to detain on several
- 20 different bases. One is a serious risk of flight.
- 21 | What evidence do you have that Mr. Rhodes is a risk of
- 22 ||flight?
- 23 | A. Isn't a risk of flight?
- 24 | O. Is.
- 25 $\|$ A. Oh, is a risk of flight. Mr. Rhodes doesn't seem

- 1 | to -- he's seems to be very mobile, he seems to only
- 2 | have limited personal effects, which would allow him to
- 3 | move quickly from an area. He doesn't seem to have
- 4 | ties to a lot of areas, other than what I discussed.
- $5 \parallel Q$. But he's been here for almost two years, correct,
- 6 || in Texas?
- 7 || A. Yeah, to my knowledge, he's been in Texas for about
- 8 | two years, yes.
- 9 Q. Okay. Anything else?
- 10 | A. No, I can't think of anything else.
- 11 $\|$ Q. The Government is also moving -- alleging a risk of
- 12 | obstruction of evidence.
- 13 || A. Yes.
- 14 $\|Q$. I wanted to make sure I'm clear, the deleting of
- 15 | messages, what time frame did that occur?
- 16 ||A. We can't tell when the messages themselves were
- 17 | deleted, but the messaging were from the pertinent time
- 18 | period. But our forensics can't determine when the
- 19 | message was deleted.
- 20 ||Q. Okay. In addition to the deletion of messages, is
- 21 | there any other evidence of attempts to obstruct
- 22 || justice by Mr. Rhodes?
- 23 | A. The deletion of the messages is what's coming to
- 24 | mind right now.
- 25 \parallel Q. And do you know, was that on one -- was that on one

- certain date or was it a continued pattern of deleting messages?
- 3 A. I'm not sure.
- 4 | O. You don't know?
- $5 \parallel A$. I'm not sure.
- 6 $\|Q$. And that happened shortly after the January 6th --
- $7 \parallel A$. We don't know. I can't say a time frame. It
- 8 | happened between January 6th and when we recovered the
- 9 phone, which was May.
- 10 Q. Since the January 6th event, have -- you testified
- 11 || regarding --
- 12 | A. Oh, ma'am, I'm sorry, can I --
- 13 $\|Q$. Yeah.
- 14 | A. One other thing. We are aware of individuals close
- 15 | to Mr. Rhodes saying, per Stewart Rhodes, delete all
- 16 | your evidence, delete all your messages. We are aware
- 17 |of that.
- 18 \parallel Q. And that was shortly after the January 6th event?
- 19 || A. Yes.
- 20 ||Q|. You testified to conversations shortly after the
- 21 | January 6th event that Mr. Rhodes had in chats of
- 22 | various sorts about continuing the war or however he --
- 23 | I'm paraphrasing. But has his phone been monitored?
- 24 | Have you monitored his communications at all? I don't
- 25 | know what time frame. I'm guessing that was sort in

1 the January/February months after the incident. 2 Throughout this last year, have you observed any 3 communications? So our -- we seized the phone in May. That's when 4 5 the communications with Mr. Rhodes -- that's our time 6 frame that we have communications from him is up to May 7 for the most part. 8 We also have public statements that he's made 9 during that time period which referred to the incoming 10 administration as a foreign and illegal occupying force or an enemy occupying force. Those are public 11 12 statements that he made in various forms. So no communications have been monitored since May 13 14 of 2021? 15 Do you mean like a Title III or something? 16 Q. Uh-huh. 17 Α. No. 18 THE COURT: All right, thank you. You may 19 step down. 20 Does the Government have any other 21 witnesses? 22 MS. RAKOCZY: No, Your Honor. 23 THE COURT: Mr. Linder? MR. LINDER: Your Honor, do you want to hear --24

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the only witness I was going to call is my third party

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custodian. I've got family here that I would just proffer, and a friend, but I didn't want to hold them all to the stand. THE COURT: Well, I've read the letters that --I'm assuming you're going to offer those into evidence at some point? MR. LINDER: Yes, Your Honor. But I had some time and I went THE COURT: ahead and read them before the hearing. I don't think it's necessary to have any character evidence from family, but I would like to hear from your proffered third party custodian. MR. LINDER: I did provide those letters to counsel for the Government. Yes, Your Honor. MS. RAKOCZY: THE COURT: All right, sir, you will need to come up to the witness stand, please. COURTROOM DEPUTY: If you'd please raise your right hand. Do you solemnly swear the testimony you are about to give in the case before the Court shall be the truth, the whole truth, and nothing but the truth, so help you God? THE WITNESS: Yes. COURTROOM DEPUTY: Have a seat, please, and if

you could state your name and spell it for the record.

1 THE WITNESS: I'm Brian, B-r-i-a-n. 2 COURTROOM DEPUTY: And your last name? 3 THE WITNESS: Bodine, B-o-d-i-n-e. 4 COURTROOM DEPUTY: B-o-d-i-n-e. 5 THE COURT: You may proceed, Mr. Linder. 6 MR. LINDER: Your Honor, I would like to keep 7 out some of the biographical information due to the 8 press that's in here. I mean, he's a Dallas resident. 9 I think Probation has his information. 10 THE COURT: Okay. BRIAN BODINE, CALLED BY THE DEFENSE 11 12 DIRECT EXAMINATION 13 BY MR. LINDER: 14 Brian, how long have you known Mr. Rhodes? 0. 15 Since about late March, early April 2020. 16 You've known him almost two years? Q. 17 Α. Yeah. 18 And are you a member of Oath Keepers? Q. 19 Α. No. 20 Do you live here in the Dallas County area? Q. 21 Α. Yes. 22 And do you have any criminal history? Q. 23 Α. No. 24 The address that you've given to Probation, is that an address that he can live at with you?

1 | A. Yes.

 $2 \parallel Q$. Are there any weapons in that home?

MA. No.

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||Q. Do you have any alcohol or drug issues?

5 | A. No.

 $\|Q$. Do you have a job?

7 | A. Yes.

8 Q. Have I explained to you what the duties of a third 9 party custodian are?

10 | A. Yes.

11 ||Q. If the judge releases him, I would anticipate he

12 | will be on some kind of GPS monitor. And that you

13 | would be required to be informed of the Court date, the

14 meetings he has, and to make sure he got there, but

15 also to inform the Court if you thought he was doing

16 anything illegal, if he was purchasing guns or around

17 other co-defendants he's not supposed to be around.

18 Could you promise the Court that you can do that?

19 | A. Yes.

20 Q. And do you know Chad Roberts, the person whose

21 | house he was at when he was arrested; is that correct?

22 | A. Yes, I do.

23 $\|Q$. And is Chad also willing to be a third party

24 | custodian, but he just can't live there because of his

25 | children?

- 1 ||A. He's told me that, yes.
- 2 $\|$ Q. So, between the two of you, acting as a third party
- 3 | custodian, he's a lawyer and a Rabbi, they can go off
- 4 | and communicate daily in regards to Mr. Rhodes; is that
- 5 || correct?
- 6 A. Correct.
- $7 \parallel Q$. And Mr. Rhodes had been living with him?
- 8 | A. Correct.
- $9 \parallel Q$. And you weren't there in DC on the 6th, were you?
- 10 || A. No.
- 11 $\|Q$. You're not in any of these cases, are you?
- 12 | A. No.
- 13 MR. LINDER: I'll pass the witness.
- 14 | THE COURT: Cross-examination?
- 15 | MS. RAKOCZY: No, Your Honor, thank you.
- 16 | THE COURT: All right. I have some questions.
- 17 | EXAMINATION
- 18 | BY THE COURT:
- 19 $\|Q$. All right, sir, you said that you met Mr. Rhodes
- 20 | late March, early April of 2020; correct?
- 21 | A. Yes, that's correct.
- 22 $\|Q$. How did you meet him?
- 23 A. He was in front of Shelley Luther's salon in North
- 24 | Dallas and I can't remember the exact day, but it was
- 25 ||right in that time frame, shortly after the COVID

- 1 lockdown, shutdowns had started, and a group of people 2 gathered there just to see what was going on.
 - $\|Q$. Was that a staged protest?
- A. I wouldn't say staged. I would say that it was
 just citizens that were concerned and she opened up her
 business, as you may recall, and people went down there
 to show support for her. So it was a show of support.
- 8 Q. Okay. So at the show of support, that's how you 9 met Mr. Rhodes?
- 10 || A. Yes.

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- 11 Q. And tell me about your relationship since that day 12 that you met him.
- A. I mean, I met him, I shook his hand, I can't remember the exact day it was. And then, you know,
 I've talked to him a number of times since then. I've hung out with him, played pool with him, watched
 Cowboys games with him and other friends, you know.

It's just I've -- basically, he's a friend.

Q. Okay. How often would you say that you see him?

A. Shortly before Christmas, it was like a couple of days before Christmas. Again, the most recent time would have been the last football game of the regular season we watched Cowboys and Eagles. So twice a month, once a month, twice a month, three times a month. I mean, it just depends on the month here.

- 1 \mathbb{Q} . I know you testified you are not a member of the
- 2 | Oath Keepers.
- 3 | A. Correct.
- $4 \parallel Q$. Do you follow the statements that he makes online
- $5 \parallel \text{in that regard?}$
- 6 A. I don't follow any feeds by the Oath Keepers
- 7 | actively on anything. In fact, I think that group has
- 8 | been de-platformed. So I don't follow that actively,
- 9 | but I do follow the news -- everything in the news.
- 10 $\|Q$. You mentioned that you were also friends with Chad
- 11 | Roberts.
- 12 | A. I know Chad, yes.
- 13 $\|Q$. And how do you know him?
- 14 \parallel A. Kind of the same way. He was also there in front
- 15 |of Shelley Luther's Salon around that time period and I
- 16 | met him then and, you know, just struck up
- 17 | conversations with him.
- 18 $\|Q$. Okay. Did you participate in any way in the
- 19 || January 6th event?
- 20 | A. No.
- 21 $\|Q$. Did you know about Mr. Rhodes' involvement in the
- 22 || January 6th event?
- 23 | A. Well, I watched things on TV, so I know what
- 24 | everybody else knows, which is through public open
- 25 || source information, you know. I read the articles.

- Q. So he didn't tell you anything about his plans beforehand?
- $3 \parallel A$. No, no.
- $4 \parallel Q$. You mentioned that you're employed. What do you
- 5 | do?
- 6 A. I drive for ride share companies. I do some
- 7 | consulting as well. I don't want to give the name of
- 8 | which company, if that's okay, but -- or which
- 9 | companies --
- 10 ||Q. What kind of consulting work?
- 11 | A. Political.
- 12 || Q. I'm sorry?
- 13 $\|A$. Political, like campaigns. I help with campaigns.
- 14 | I've been doing that for years.
- 15 $\|Q$. Tell me a little bit more about what you do.
- 16 $\|A$. So, you know, there's block walking that's involved
- 17 | with campaigns. There's social media that's involved.
- 18 | There's just all the different aspects of a grass roots
- 19 | campaign. And so I've been involved in that for years.
- 20 | And I also do a lot of ride share, though, late at
- 21 | night. So it's between those two things that would
- 22 | constitute my employment.
- 23 | Q. And what's your typical job schedule?
- 24 \parallel A. I drive pretty late when I do the driving. As far
- $25 \parallel$ as the campaigns is concerned, that could be going to

- 1 | meeting and events in the evening. So it's more of an
- 2 | evening type of thing. It's an evening late type of
- 3 | thing as opposed to a morning thing with me in terms of
- 4 | my daily schedule.
- $5 \parallel Q$. Okay. I know you testified you have no firearms in
- 6 your house.
- $7 \parallel A$. Right.
- $8 \parallel Q$. Do you have any drugs in your house?
- 9 | A. No.
- 10 $\|Q$. If the Court were to release Mr. Rhodes into your
- 11 | custody, you would be required to notify the Court if
- 12 | he violates any conditions of his release. Do you
- 13 | understand that?
- 14 || A. I do.
- 15 | Q. And no other person lives with you; is that correct?
- 16 | A. That's correct.
- 17 | Q. Is my understanding correct that right now you're
- 18 ||in a one-bedroom apartment, but I guess you're willing
- 19 | to move to a two-bedroom --
- 20 | A. Right.
- 21 | Q. -- if Mr. Rhodes can come live with you?
- 22 | A. Right.
- 23 $\|Q$. And that would take a couple of days?
- 24 | A. Yeah, it's going to take a few days, yeah.
- 25 $\|Q$. You've never had Mr. Rhodes stay with you before,

1 though; correct? 2 No. Α. 3 THE COURT: All right, thank you, sir. 4 may step down. 5 MR. LINDER: Yes, Your Honor, just to make the 6 Court aware, I've got my client's sister who is in 7 Minnesota, and his cousin who lives in California, 8 friends from Houston. There are several people here that I won't name that are all here in support of 9 Mr. Rhodes. 10 11 And as I told you, there are two people 12 that would be third party custodian connections, if you 13 need that, in addition to the ones stated, and I've 14 provided that to the probation officer also. 15 All right, thank you. THE COURT: 16 So no other witnesses, Mr. Linder; correct? 17 Correct, Your Honor. MR. LINDER: 18 THE COURT: Did you want to move the letters 19 that you submitted to the Court as an exhibit? 20 MR. LINDER: Yes, Your Honor. Any objection? 21 THE COURT: 22 MS. RAKOCZY: No objection. 2.3 THE COURT: All right. All of the letters that were submitted to the Court on behalf of 24 25 Rhodes are admitted as Defendant's Exhibit 1.

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MR. LINDER: Your Honor, I will note, you probably saw in the letter, but one of those letters stands out without saying his name. You've got it in front of you. He is a senior partner of a large national firm and he's willing to stake his reputation on Mr. Rhodes. He wrote a very nice letter that you've got before you.

THE COURT: All right, thank you.

I'll hear closing statements at this time.

MS. RAKOCZY: Thank you, Your Honor.

(Counsel's microphone off during argument)

Your Honor, with respect to the nature and circumstances of the offenses in which the defendant is charged, he's not charged with a crime of violence, but he is charged with orchestrating a plot to [U/I] mobs surrounding the Government for the transfer of Presidential power in this country.

The Government [U/I] that is difficult to [U/I]. And the courts have recognized that a harm to the union is a harm to the society, if not to the nation, that can be considered as part of the danger the defendant is posing to the community.

You've heard testimony here today [U/I] he put forth a plan to include co-conspirators. He offered reimbursement and financial incentives to

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encourage people to participate. And he was one of the architects of this plan how to arm Quick Reaction Force available on standby to ready weapons, ready firearms, and transfer those firearms into the hands of co-conspirators on the grounds at a moment's notice. The Government submits to this Court that shows an extreme disregard for the danger and safety of the community and also for the laws of the United States, which made it very difficult for this Court to trust that the defendant can comply with conditions of release.

The Court has heard evidence that the defendant and his co-conspirators then took this plan and utilized it to engage in an attack on the United The Government has mentioned during States Capitol. this hearing and in his papers words of the defendant in orchestrating this conspiracy, and the defense made reference to the Government saying just words. are not saying just words here. We base those words on import. It's the conduct of the defendant and his co-conspirators they engaged in on January 6th and thereafter, continuing to purchase firearms, continuing to gather themselves together and to ready themselves for conduct to forcibly oppose the peaceful transfer of power in this country.

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The statements that the defendant made did not stop during the time period of this conspiracy. We heard testimony that the defendant continued to make statements regarding the regime, the current Presidential administration being illegitimate, and that the Court [U/I]. He has utilized his military background, his legal training, and his position as the leader of this nationwide organization to further the goals of this conspiracy. We think the Court needs to consider that, the threat that the defendant continues to pose to our community.

THE COURT: Counsel, let me ask you a question about that because I don't disagree with what you just said. I don't agree with Mr. Linder's characterization that they're just words. Yes, we have a right to free speech, but when your speech is intended to essentially cause violence, then, you know, that's you're here today.

But there are conditions that the Court could implement regarding the use of social media and electronic devices. And so my question for you in terms of monitoring any electronic device that

Mr. Rhodes had access to. So my question is, why would that not -- why would that condition, along with others, not be sufficient in this case?

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MS. RAKOCZY: Your Honor, our conversations with Pretrial Services were with the District of Columbia and not with your office here. conversation with Pretrial Services, we've learned it is difficult to monitor a defendant's electronic communications. They can take the extreme step of installing tracking software on cell phones and computers, but they can't be present in the home at all times. And we heard that the custodian who was proffered here today is someone who is a very busy person who works, it sounds like many hours. industrious person, but unfortunately that means he's not going to be around all the time and he can't say that someone is not going to drop by the house and provide a device or something that the defendant could use to access the Internet.

And so we do have a concern that with all of those contentions, Pretrial and this Court could try to keep the defendant from having access to those platforms, but he knows how to use encrypted messaging applications and could have access to such devices if someone should make it available and help him out. He can be sincere when he says he would do his best, but he's one person and he's not going to be with the defendant all the time.

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THE COURT: One of the questions that I asked the agent that is still a question in my mind: This occurred over a year ago, the January 6th incident, and we've heard about conversations that Mr. Rhodes has had shortly after the January 6th event. But in the last year there doesn't seem to be any evidence, at least that was presented here today to support that he's a continuing danger or a flight risk or could potentially obstruct justice.

MS. RAKOCZY: We would [U/I] with that, Your Honor. But the witness did proffer today and it has been alleged in the Indictment that Mr. Rhodes, number one, engaged in obstruction with respect to his own phone. The Special Agent did mention that an associate of the defendant did put forth a recommendation that other co-conspirators took the evidence from their phones.

In addition to that, the defendant does continue -- did continue to remain in touch with co-conspirators on his phone. The witness proffered that he does continue to make statements suggesting that the regime is illegitimate.

For all that he said, we would also note that some of his efforts have been hampered by the fact that there have been arrests of a number of his

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co-defendants in this case. [U/I] think that the defendant himself is not a danger because he does still have his platform, he does still have his influence, and he does still have members and affiliates involved in who are willing to continue to follow him and to raise [U/I].

THE COURT: Okay. You may continue if you have anything else.

Thank you, Your Honor. MS. RAKOCZY: Just briefly. The defense pointed out to your question to Special Agent Palian, who is detained, who is not detained in this case. We know this Court has to make its own decision on the basis of the evidence to the Court, but in the event that [U/I] in this Court's determination, the District Court Judge in the District of Columbia [U/I] had the opportunity to reveal appeals of some of the detention orders. And they make decisions about who would remain detained or who would be released. As noted repeatedly, the decision-making process that for him was one of the most significant factors whether defendant played a leadership role in this conspiracy.

So the defendants who are currently detained -- Kelly Meggs, Jessica Watkins, and Kenneth Harrelson -- are all alleged to have played roles.

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Kelly Meggs was a leader of Stack 1 and a leader of the Florida Chapter of the Oath Keepers. Kenneth Harrelson was [U/I] and a deputy to him in the leadership of both Stack 1 and that Florida group. Jessica Watkins was also a member of that Stack 1 and a leader of the Ohio contingent that participated in that Stack 1. THE COURT: Wasn't Joshua James also a leader of the Alabama Oath Keepers and it looks like he was released? MS. RAKOCZY: Yes, Your Honor, he was released. He was initially detained, but then released I don't want to speak for the judge, but upon appeal. it sounded during that hearing as though some of the major factors in that particular case were the defendant's ties to his community and his employment. He also had an outstanding military record, including receiving a couple of [U/I]. Those are some of the factors that appear to have influenced [U/I] with respect to Joshua James. But he did play a leadership role with respect to Stack 2. I would also note, Your Honor, that the Defendant Edward Vallejo has just been arrested and

detained by the judge in Arizona. Our judge in the

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District of Columbia has not reviewed any appeals of that decision at this point, but [U/I] in the District of Arizona did make the decision to detain Mr. Vallejo when he was arrested. He is also someone, like Mr. Rhodes, who did not breach the Capitol, yet he was in the District of Columbia because he was serving in a role as a Quick Reaction Force member. A plan that we had submitted to the Court and was shown today was the plan that Mr. Rhodes put into place and then he orchestrated.

And so [U/I] the use of weapons for this conspiracy and the readiness of Mr. Rhodes and his co-conspirators to have those weapons on hand and to bring them in, if necessary, is part of this dangerousness that concerns the Government currently.

We would just also note that with respect to the risk of flight issue, I know the Court asked the witness a couple of questions. We would point out in the summary the witness didn't mention this, but he did testify to the fact that on January 6th, when the defendant learned that law enforcement was potentially coming for him and for others who participated in the attack on the Capitol, he did flee at that time. And [U/I] didn't come out and tell us, but those were some of the circumstances where he [U/I] opportunity at that

1 point to be [U/I] home. So there is some evidence 2 before Your Honor that the defendant had in the past 3 engaged in flight and who could potentially do it again. We've also proffered the evidence that the 4 5 defendant and his organization has contacts throughout 6 the United States. We don't think he's necessarily an 7 international flight risk. He doesn't have a passport as far as we know. But it would not be impossible for 8 him to find an associate anywhere in this country to 9 10 take his stuff, which as the witness said was very mobile and go underground and somewhat difficult to 11 12 find if we wanted to. 13 For all these reasons, Your Honor, the 14 fact that a Grand Jury has found probable cause to find 15 the defendant engaged in this plot to forcibly oppose 16 the peaceful transfer of power in this country, and 17 then deleted evidence of these crimes, we submit that 18 there just aren't conditions or a combination of 19 conditions that can ensure the safety of the community 20 and [U/I]. 21 THE COURT: Thank you. 22 MS. RAKOCZY: Thank you. 2.3 THE COURT: Mr. Linder? 24 MR. LINDER: Yes, Your Honor. 25 (Counsel's microphone off during argument)

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The Arizona Court, to touch on something that the prosecutor just mentioned, the Arizona Court in the Vallejo hearing actually did their hearing via -we were able to listen to it. It wasn't on Zoom, but we were able to listen to it. And the reason the Judge detained Mr. Vallejo in that case, who didn't go in the Capitol, the emphasis he put was that he was sitting on a cache of guns at the QRF. He was the guy that was there that could have brought the guns had he wanted to. That's what the judge [U/I]. Our client was never at the QRF and wasn't at the Capitol. So that was --THE COURT: Right, Mr. Linder, but just because he wasn't physically present, he was responsible, at least based on the evidence that was shown today, for facilitating others and himself in terms of bringing ammunition to have on hand if and when they wanted to use it; right? MR. LINDER: He was one of the people. were different chat rooms from different groups and there were different QFRs that he wasn't involved in. THE COURT: So how is he any different is my question? MR. LINDER: Well, he didn't breach the He didn't assault a police officer. Capitol.

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didn't have a weapon. He didn't do anything illegal other than just [U/I] on trespasses and those things, and speech, and that's not in today's hearing. But he didn't -- anything that they want to say that he did was dangerous [U/I] anybody hear of. And [U/I]. The agent wasn't able to offer any information today, and neither has opposing counsel, that he's done anything to incite any of this violence or do anything for the last six months.

If he wanted to come under the radar, he The FBI had his phone number and could have done so. they called him and they meet with them, he gives them his phone and gives them the code. And when he told them that I'll surrender and go to DC if you're going to indict me, just call and I'll go to DC and turn myself in. And when they were going to arrest him here at Chad Roberts' house, they call him. outside and he walks out. He's not anybody who's trying to do anything. He's never broken the law. Не doesn't have any criminal record. He was honorably He's a Yale Law Graduate. He has no discharged. criminal history.

THE COURT: Well, I actually have a question about -- I do know he graduated from Yale Law School and practiced law for a period of time. The

1 information I have in the Pretrial Services Report 2 states that he was disbarred in 2007. Do you know why? 3 MR. LINDER: I'll speak in generalities. Не 4 had a personal family matter going on and they 5 allegedly brought the case before the court and grievance committee and they disbarred him. 6 7 anything where he stole clients' funds or anything [U/I] or anything like that. But [U/I]. 8 9 THE COURT: The Pretrial Services Report also states that his employment is essentially the founder 10 11 of Oath Keepers and that he, you know, gets all of his 12 salary from that job. If he were to be released, 13 what's the intent going forward, at least until his 14 trial, in terms of his role with the Oath Keepers? 15 MR. LINDER: Very good question. As you know, 16 the one witness who's a senior partner in the law firm 17 can vouch for him. And we anticipated he would be a 18 work [U/I]. He has a job writing appellate briefs and 19 could do that and assist on different levels at 20 different law firms. He's done that in the past and he 21 could do it again. 22 THE COURT: With who? With the lawyer that 2.3 wrote the letter? 24 Yes. And other law firms, but MR. LINDER: he's done that in the past and lawyers have hired him

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to do constitutional issues and briefs and they could put him to work. We've already [U/I].

And as far as to respond to what the Government said about my client, monitoring his electronic communication, the Oath Keepers is a public organization. Even if he was communicating surreptitiously, it's a public platform, it's going to get out. They're monitoring all these people. He hasn't talked to any of the co-defendants that have been indicted. They've been indicted and he can't do that. He hasn't tried to do that.

THE COURT: I don't think the public platform is what the Government is worried about. I mean, there's evidence that he was messaging, sending encrypted messages.

And, you know, this Court has imposed the condition before to have software monitored. But the Government does raise a fair point, which is the proffered third party custodian will not be there all the time. Mr. Rhodes does appear to have a number of associates, as they've been referenced, other members of Oath Keepers. And even members -- maybe people that are not members of Oath Keepers, but that agree in his beliefs that would possibly be willing to give him. I mean, obviously at some point it's just not possible to

monitor. And so I think that's a fair point.

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The other -- and you know this,

Mr. Linder. Really, in a case of involving child

pornography, that's the easiest way to really be able

to monitor a phone because you can monitor for a

specific type of search. With encrypted messaging and

things like that, it's just it's more difficult.

MR. LINDER: I understand. And I understand what the Court is saying. I agree, but it's not impossible. There could be restrictions put on him where he doesn't have a phone, or has a certain phone that belongs to somebody else. And I don't think with the nature of this case and the publicity this case has gotten, I don't think anybody is going to risk doing that. If he's the number one guy on this Indictment, I don't think people are going to go slipping him cell phones and risk getting arrested by the FBI. I don't think anybody would want to risk that. I don't think he would want to risk that.

on that. But your proffered third party custodian, I know that his mother is deceased, he does not have contact with his father. He does have a sister. But the relationship between the proffered third party custodian and Mr. Rhodes does not necessarily seem

1 sufficient to me for him to be a suitable third party 2 custodian. 3 MR. LINDER: Which is why I offered backups to 4 kind of assist in that. 5 Right, but they're backups just THE COURT: 6 saying they would check in on him. 7 Right. And I know one of them MR. LINDER: 8 would have -- or two of them would have daily 9 communication, not just once a week. They talk daily. 10 THE COURT: Okay. All right, thank you. Anything else? 11 12 MS. RAKOCZY: No, Your Honor. Thank you. 13 THE COURT: Mr. Linder? 14 MR. LINDER: Are we just closing or are we 15 just --16 THE COURT: Well, yeah, this is closing. 17 Would you like to say anything else? 18 MR. LINDER: We got into a question and answer. 19 THE COURT: Okay, I'm sorry, go ahead. 20 MR. LINDER: I don't know if the Court's 21 Your coordinator said you might be aware. 22 was actually cooperating with a Congressional subpoena. 23 He has a lawyer in DC. He's supposed to testify on February 2nd before Congress. If DOJ had waited a month 24 25 for this Indictment, they could have got his testimony

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in front of Congress and used that, but they avoided that. And so there are people in DC that are not very happy about this Indictment because now he can't testify. He was cooperating with a Congressional subpoena in addition.

And I also provided the Court with the U.S. vs. [U/I], which I gave to counsel for the Government, that basically says what I elicited on cross-examination of the agent. The Government can indict whoever they want within [U/I]. We know that. They can do it this year, next year, whatever. But it's very disingenuous to sit on something for a year and say: Oh, this guy's dangerous for all this stuff he did in January, but we're going to sit on for a year and indict him later.

And they call him dangerous. If they knew he was dangerous, they should have sworn out a complaint. Saying he's a danger now is disingenuous when they can't bring any activity that he's done, anything other than deleted messages before May of last year [U/I]. But other than some deleted messages, they can't bring anything to show that he's a danger. And so I kinda find that --

In additional, the last thing, counsel wrote a brief -- counsel for the Government wrote a

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brief, and on page 15, bottom of page 15, the last sentence and it runs over on the top of page 16. said, "It's difficult to imagine conduct that poses a greater risk to our society that ones targeted at undermining the laws and procedures at the heart of our democratic process." If there's nothing greater, then why are That's -- to me, that's the most thev [U/I]. disingenuous part of this. And I know it's not their There are obviously people above them and they call. all submit that call. But to me that speaks volumes that they don't really think he's a danger. And one other thing on flight risk, Your Honor. Well, but they're not just moving THE COURT: on danger. They moved on both, danger and MR. LINDER: flight risk. They brought out evidence of both. Well, right. But under THE COURT: 3142(f)(2), they are moving under flight and obstruction. MR. LINDER: Correct. But one other thing on flight, Your Honor, and I'll wrap it up. This is not the [U/I] we have on our case where someone is trying to do everything in secret, get

1 out of jail, run to Mexico, get out and go wherever 2 they want to. Mr. Rhodes, whether you like it or not, 3 had a platform. And even if he's not allowed to 4 participate in that platform going forward if he's on release -- and I assume he would not be able to 5 participate in that -- him running and hiding and not 6 7 standing in trial avoids the very purpose of everything he stands for. I don't think he just wants a public 8 I think he wants a speedy public trial. 9 trial. he's going to do everything he can to make that happen. 10 11 And I just think this is not the typical 12 case we see and hear where some people tend to run. 13 It's not an event with him where people that [U/I] him 14 in the past or people that he wants to maybe hurt in the 15 future running and fleeing from the court, all of that. 16 So that's what makes it different. 17 Let me ask you one question before THE COURT: 18 you sit down. I'm going to take a little bit of time 19 today to think about this. But do you have anyone else 20 to offer as a third party custodian? 21 MR. LINDER: We can talk -- there's lots of 22 people in court. Great question. Would the Court 2.3 allow him to move to another district with a family member? 24

THE COURT: Are you talking about the sister

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in Montana?

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MR. LINDER: Well, we've got Minnesota, we've got California, we've got different people that, if the Court would allow him, we just didn't know if he would be able to leave this district, which is why Brian has an apartment in Dallas, which is the Northern District, as you know; and Carrollton, which is the Eastern District, which is here. That's what we made provisions for in the last few days.

But if the Court is flexible and will allow him to be monitored in a different district, we've got a lot of people.

anything before I hear the testimony, but yes, I would consider it. In this particular case, the casual relationship between the proffered third party custodian and Mr. Rhodes is not sufficient. And so while I would consider another third party custodian, I think it needs to be a more significant relationship outside of the context of some of the conversations and beliefs that is alleged in this Indictment.

MR. LINDER: Correct. That's why I made sure before we were talking he wasn't there on the 6th, he's not a member of Oath Keepers.

I've just been informed that the family

1 members, both a cousin and a sister, would be willing 2 to be third party custodians. 3 THE COURT: All right. If you're prepared to 4 put them up on the stand, then let's do that. 5 MR. LINDER: May I have a moment, Your Honor? 6 THE COURT: Yes. 7 [Pause] 8 Your Honor, if I could avoid MR. LINDER: using the last name, we can provide that information to 9 10 Probation. Is there any objection? 11 THE COURT: 12 MS. RAKOCZY: No, Your Honor. 13 THE COURT: Okay. 14 COURTROOM DEPUTY: Do you solemnly swear the testimony you are about to give in the case before the 15 16 Court shall be the truth, the whole truth, and nothing 17 but the truth, so help you God? 18 THE WITNESS: Yes, ma'am. 19 COURTROOM DEPUTY: Have a seat, please. 20 THE COURT: Mr. Linder, you may proceed. 21 BENJAMIN [LNU], CALLED BY THE DEFENSE 22 DIRECT EXAMINATION 2.3 BY MR. LINDER: 24 Sir, would you please state your first name -- you can take off your mask. Please state your first name

- 1 || for the Court.
- $2 \parallel A$. Benjamin.
- 3 | Q. And are you married to one of Stewart's cousins?
- 4 || A. Yep.
- $5 \parallel Q$. And have you had a lot of interaction with Stewart
- 6 | over the years?
- $7 \parallel A$. Yes, because of his cousin, but also because of his
- 8 uncle who lives on my property.
- $9 \parallel Q$. Okay. And what state do you live in?
- 10 A. California.
- 11 $\|Q$. Okay. And we can provide that information to
- 12 | Probation, the specifics of it.
- Do you have any criminal history?
- 14 | A. No.
- 15 | Q. Does your wife have any criminal history?
- 16 | A. No. We're boring.
- 17 \parallel Q. Sometimes that's better. Do you have kids in the
- 18 | home?
- 19 | A. We have four kids.
- 20 $\|Q$. Okay. And do you work outside in a regular kind of
- 21 || job?
- 22 | A. I'm a C27 landscape contractor. I do landscape
- 23 | design and installations
- 24 \parallel Q. And does your wife stay at home or does she work
- 25 | outside the home?

- 1 $\|$ A. She's a stay at home mom.
- $2 \parallel Q$. Okay. Do you have a room in the house?
- $3 \parallel A$. Actually, we have a whole separate house on our
- 4 | property where my father and mother-in-law live. And
- 5 | that would be Stewart's uncle, and they're very close.
- 6 | And they actually have an extra bedroom, bathroom, the
- 7 | whole setup. And actually, it's pretty regular that he
- 8 | would go and stay there when he does come.
- 9 $\|Q$. Okay, so he's been there several times anyway?
- 10 $\|$ A. Oh, yes, sir.
- 11 $\|Q$. And do your kids think of him as an uncle?
- 12 | A. Yes.
- 13 $\|Q$. Okay.
- 14 $\|A$. Yeah, he's good with kids.
- 15 $\|Q$. All right. So you heard me ask the other
- 16 | custodian these same questions. Any weapons in the
- 17 | house?
- 18 | A. No, not that house.
- 19 | Q. Okay. And do you understand if there's weapons on
- 20 | the property, that that be removed and taken somewhere
- 21 ||else; you understand that?
- 22 | A. That's fine.
- 23 $\|Q$. Okay. And I assume, based on the nature of the
- 24 | judge's questions to me, and I know this Court, there
- 25 | will be limitations on his electronic communications to

- 1 be able to have. Are y'all able to comply with that if
- 2 | he has to wear a leg monitor or not give him access to
- 3 | a computer, things like that?
- $4 \parallel A$. Yeah, it would be easy, because actually in that
- 5 | questhouse there is no Internet access. We live in the
- 6 | mountains.
- $7 \parallel Q$. Okay. And any alcohol or drug use in the house?
- 8 A. Actually, no. My wife is a recovered alcoholic, so
- 9 | we don't have any alcohol at all or anything.
- 10 $\|Q$. Like you said, you're pretty boring?
- 11 $\|A$. Say what?
- 12 | Q. Like you said, pretty boring.
- 13 | A. Yeah. I live with four kids.
- 14 | Q. I understand.
- 15 | MR. LINDER: I'll pass the witness.
- 16 | THE COURT: Cross-examination?
- 17 | MS. RAKOCZY: Briefly, Your Honor.

CROSS-EXAMINATION

19 | BY MS. RAKOCZY:

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- 20 $\|Q$. Sir, you said that if Mr. Rhodes were to stay with
- 21 | your family, he will stay in the guesthouse?
- 22 | A. Yeah, that would be correct with my -- his uncle
- 23 | and aunt, yeah.
- 24 \parallel Q. Where is the guesthouse in relation to your house?
- $25 \parallel A$. It's about 600 feet. It's on the same property.

1 We have about four acres and it's about 600 feet away. 2 It's a three-bedroom, two-bathroom granny house. 3 And the other two people who live in that guesthouse are Mr. Rhodes' uncle and Mr. Rhodes' 4 uncle's wife? 5 6 And actually, my mother-in-law works 7 fulltime for a law firm, but my father-in-law doesn't -he's a writer, and so -- and he's older, so he actually 8 9 never leaves. He's always home. 10 MS. RAKOCZY: I have no further questions. 11 Thank you, Your Honor. 12 REDIRECT EXAMINATION BY MR. LINDER: 13 14 And if the Probation needed to talk to them here with some specifics in a few minutes, could you get 15 16 them on the phone? 17 Yeah, I mean, this is very spur of the moment, 18 obviously, Your Honor. But yeah, do whatever we can do. 19 Okay, thank you very much. 20 MR. LINDER: Thank you, Your Honor. 21 **EXAMINATION** 2.2 BY THE COURT:

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knowledge of Mr. Rhodes' involvement in the January 6th

Sir, before you step down, did you have any

event, other than what you've heard publicly?

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- ||A. Not until after.
- $2 \parallel Q$. Okay. And what did you learn after?
- $3 \parallel A$. I mean, pretty much the big stuff, whatever the
- 4 | news told me or that kinda thing. There wasn't any
- 5 | contact about that incident in his family. So we
- 6 | talked, but I didn't know anything about that incident
- 7 | beforehand. And afterwards, it was quite some time
- 8 | before there was some communication, and it has been
- 9 | very little since then.
- 10 ||Q. Are you a member of the Oath Keepers?
- 11 || A. No.

- 12 $\|Q$. Is your uncle that lives on the property?
- 13 $\|$ A. Most definitely not. Nobody that lives on that
- 14 | property is an Oath Keeper.
- 15 \parallel Q. All right. Do you understand that if you were to
- 16 \parallel act as a third party custodian, you would be required
- 17 | to notify the Court if Mr. Rhodes violated any of the
- 18 | conditions that the Court set?
- 19 ||A. I am now, yes, ma'am.
- 20 $\|Q$. And you think you could do that?
- 21 ||A. Yeah, I personally work a lot, and so but I come
- 22 | home every day. That's part of my job. But I know
- 23 | that his uncle, my father-in-law, never leaves. And so
- 24 || I think that, yeah, it would be very easy to have
- 25 | somebody with him at all times. Is that what you're

1 alluding to? 2 Right, not just be with him at all times, but also 3 willing to notify the Court if he was in violation of a condition. 4 5 Yes, ma'am. 6 THE COURT: All right, thank you. You may 7 step down. 8 All right. We'll stand adjourned. 9 issue an opinion in the next 24 to 48 hours. 10 MS. RAKOCZY: Your Honor, would the Court -the Government would request that if the Court should 11 12 issue a decision to release the defendant, you will let 13 us know? 14 THE COURT: Yes, I will do that. 15 All right. We'll stand adjourned. 16 [12:42 p.m. - Proceedings adjourned] 17 [3:14 p.m. - Proceedings re-opened] 18 THE COURT: Good afternoon. We're here on 19 the record. 4:22-mj-11, United States vs. Elmer 20 Stewart Rhodes, III. 21 For the record, this morning the Court 22 held a Detention Hearing. Testimony was presented by 2.3 both the Government and the defendant. After the hearing, Mr. Rhodes', I believe, soon-to-be ex-spouse, 24 25 Ms. Tasha Adams, contacted the Court to communicate

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concerns for her, as well as her children's safety, if he were to be released.

Ms. Adams, I made a request that you be asked if you'd be willing to provide those statements on the record. It's my understanding that you said yes. So I then contacted counsel for the Government and counsel for defendant so that your statements could be made on the record with both counsel present.

So, typically, we have you testifying in response to questions. I think we'll start off,

Ms. Adams, if you wouldn't mind, just stating your full name for the record and spell it. And then I'll just allow you to speak, to communicate to the Court what you want to communicate regarding Mr. Rhodes.

TASHA VONN ADAMS RHODES OPENING STATEMENT

MS. ADAMS: Okay. My name is Tasha Vonn Adams Rhodes. T-a-s-h-a V-o-n-n A-d-a-m-s, and then Rhodes, R-h-o-d-e-s.

I was married to Stewart in 1994 and filed for divorce in February 2018. We are still not legally divorced. We have six kids together. Just wanted to just express that he was extraordinarily violent during our marriage and often used firearms to control us.

Not always necessarily pointing them right at us, but

waving them around the room, screaming, yelling, pointing them at his own head. Even if someone just wanted to step outside or go to the store, he kept us very isolated.

In addition to that, I still wanted to let the Court know that his lifestyle was very much about eventually escaping if he were ever what he called picked up by the Feds, that he rented backhoes and dug elaborate escape tunnels in our back yard, had unregistered cars waiting out in the woods to escape, purchased hundreds of dollars in razor wire that he needed to string up around the property and hide in bushes in case the Feds ever came to his door.

And I just think he's a huge danger and a flight risk.

EXAMINATION

BY THE COURT:

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- Q. When you say that he pointed -- he oftentimes used firearms to threaten and isolate you, are you talking about you alone or you and your children?
- A. Mostly me. With the kids, the threat was -- it was -- it was more physical, just hands-on physical violence. But he would excuse and say, "Oh, I didn't mean to do that." But, I mean, sometimes he would just, if he was angry, he would suddenly want to

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practice martial arts and, you know, he would punch the kids or, "Oh, you know, I didn't mean to do that. But it was always in direct -- directly involved, you know, if he was really angry or not.

But then there were times when he did just completely lose it. And at one point he just, I don't know, just choked my daughter and had to be removed by my son. And these fits became things that used to happen every so many years when he'd just sort of mentally break down. It started happening every few weeks in the last couple of years from like 2016 on. Just started happening more and more. And it took us about -- it was really my adult kids saving money and helping us, helping me and the other kids get out with an attorney, that we would not have gotten out.

And we were actually afraid that though he's very, very afraid of going to prison, my biggest fear with him was like a murder-suicide type thing. It's just he'd just go all out. And the gun waving was happening more and more until one of the last events. You know, my kids actually saw a bit of it. And most of that was done more in private, but he was getting more and more blatant with it.

Q. Did you ever obtain a restraining order or anything like that against him?

1 I'm sorry. I applied for one. It was denied. Α. 2 And when was that? Q. 3 Α. That was 2018. 4 Okay. 0. 5 All right, does either counsel THE COURT: 6 have any questions of Ms. Adams? 7 Kate, I'll let you go first. MR. BRIGHT: 8 MS. RAKOCZY: No questions for the Government, 9 Your Honor. Thank you. 10 MR. BRIGHT: Your Honor, I have a few extremely brief questions. 11 12 THE COURT: Okay. 13 MR. BRIGHT: This is James Lee Bright, by the 14 way, Your Honor. 15 THE COURT: Go ahead, Mr. Bright. 16 MR. BRIGHT: Thank you, Judge. 17 CROSS-EXAMINATION 18 BY MR. BRIGHT: 19 Do you prefer to be referred to you now as 20 Ms. Adams out of respect for you, ma'am? 2.1 Yes, I'm legally Adams now. Α. 22 Okay, I'm happy to do that. My name is James Lee 23 Bright. I'm one of the co-counsel defense attorneys 24 your still pending husband, Stewart Rhodes. 25 What would you say that the time frame of

- 1 | these behavioral patterns was, Ms. Adams?
- $2 \parallel A$. Well, he had always been controlling and violent,
- 3 | but it went from it would be a couple times a year to,
- 4 | you know, drawing his handgun at the bar over his own
- 5 | head or, you know, waving it around a lot. After Bundy
- 6 Ranch, he had a pretty serious mental deterioration
- 7 ||until --
- 8 | Q. Ms. Adams, if I may, can you just keep it within
- 9 the scope of the question.
- 10 | A. Okay.
- 11 $\|Q$. What was the time frame?
- 12 $\|A$. When you're saying time frame, do you mean how
- 13 ||often was he --
- 14 \parallel Q. No, ma'am. Like what -- in years, when did the
- 15 | last time that these events happen?
- 16 \parallel A. Well, we left in 2018, February 2018. So I would
- 17 | say his last -- I'm going to say it was January of that
- 18 || year, 2018.
- 19 || 0. 2018?
- 20 | A. Yes.
- 21 || Q. Okay.
- 22 | A. That's the last time we saw him.
- 23 $\|Q$. Did you include this in the divorce proceedings, in
- 24 || your petition?
- 25 | A. Umm --

- 1 | Q. You didn't, did you?
- 2 | A. I included a lot of it. There's really limited
- 3 | space. We didn't really get that far in the divorce.
- $4 \parallel \mathbb{W}$ e only got as far as the kids exclusively, not with me.
- $5 \parallel Q$. All right. So it's my understanding your family
- 6 law attorney has reached out to me as of last week
- 7 | asking that we help with the settlement of the final
- 8 orders. Are you aware of that, ma'am?
- 9 | A. Yes.
- 10 $\|Q$. Okay. You're aware that I returned saying that
- 11 | that is not an area of law that I practice?
- 12 | A. Okay. Yeah, I don't know.
- 13 $\|Q$. You're aware that the allegations that you're
- 14 | making were not included in the divorce proceedings, in
- 15 | the original petition, ma'am; is that correct?
- 16 ||A. Honestly, I don't know what was included. We --
- 17 $\|Q$. Okay, these are pretty serious allegations --
- 18 | A. Yes, they are.
- 19 $\|Q$. -- when you make them --
- 20 | A. But they were included in my restraining order
- 21 | application.
- 22 ||Q. They do not.
- 23 | A. Yes.
- 24 | Q. Okay. Now, were any police reports at any given
- 25 | time filed in these matters?

1 | A. No.

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2 ||Q. Okay. So, just to clarify, there's never been any

police reports of -- respectfully, very serious

4 | allegations.

 $\|A.$ Yes.

6 \parallel Q. And they were also not included in the divorce

7 | proceedings; correct?

8 A. I don't know if I can say they were or not included

||in my divorce proceedings because, honestly, we filled

10 | out so much stuff and I've just kinda lost track and it

11 was four years ago. But I definitely included this

12 ||in -- his gun waving was included in the restraining

13 \parallel order and we just never got that far. All I did was

14 | apply. We filed for divorce and then we had one

15 hearing about the kids only and that's as far as it got.

16 $\|Q$. Understood. So you've had no contact with him in

17 | three, four years?

18 | A. Yeah, no, only just one line, you know, statements

19 \parallel like I want to talk to the kids. And then I would tell

20 | him the time and he would agree.

21 $\|Q$. Not a problem. And so during the period of time

22 | that all those series of actions that you've alleged

23 | today that were occurring, could you detail for me the

24 |adult witnesses that would have been privy to that?

25 | A. That was me.

- 1 ||Q.|| So no witnesses?
- $2 \parallel A$. No, of course not. This is a domestic violence
- 3 | incident that occurred in the middle of the woods.
- 4 | This is not the kind of thing that happens publicly.
- $5 \parallel Q$. Did you ever have the opportunity to report these
- 6 | to a good friend or somebody that we could contact to
- 7 | verify them?
- 8 A. No, I had no friends.
- $9 \parallel Q$. Okay.
- 10 $\|A$. Or really, I was not in contact with any of my
- 11 | family at that time.
- 12 $\|Q$. Understood. Did you have the opportunity to
- 13 | memorialize any of this in photographs or anything
- 14 ||else?
- 15 | A. No.
- 16 | MR. BRIGHT: Your Honor, 1 pass the witness.
- 17 | THE COURT: All right. Any other questions?
- 18 || Government's counsel?
- 19 MS. RAKOCZY: Not from the Government. No,
- 20 | Your Honor, thank you.
- 21 | THE COURT: All right. Ms. Adams, I don't
- 22 | have any questions for you. Thank you for reaching out
- 23 | and providing the information. And you are dismissed
- 24 ||at this time, so you can leave the phone call.
- 25 MS. ADAMS: Okay. Thank you very much for

1 your time. 2 THE COURT: You're welcome. Thank you. 3 MR. BRIGHT: Thank you, Ms. Adams. Have a 4 good day, ma'am. 5 MS. ADAMS: Thank you. 6 THE COURT: All right. Counsel, before we go, 7 I wanted to give each of you an opportunity to make any 8 statements about the testimony that was just provided, 9 if you would like to. 10 MS. RAKOCZY: Your Honor, this is Kate 11 Rakoczy --12 MR. BRIGHT: Your Honor -- yeah, I'll let you 13 go first, Kate, please. 14 MS. RAKOCZY: That's fine, thank you. 15 (Counsel's microphone off during argument) 16 Your Honor, Kate Rakoczy on behalf of the 17 I did want to make sure I let the Court United States. 18 know out of candor and let counsel know that the FBI 19 interviewed Ms. Adams at her residence, I believe, 20 early last week or the previous week, shortly after 2.1 Mr. Rhodes' arrest. I will provide a copy of that 302 22 to defense counsel and can provide a copy to the Court 2.3 as well, if the Court would like. I say that only just 24 so the Court is aware of it, that we did interview 25 Ms. Adams.

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We do find the information that she has to share very concerning with respect to Mr. Rhodes as dangerous and his stability. The only reason we did not proffer the evidence at the hearing is that we learned this information very recently and have not had the opportunity to corroborate the information, although I think as the witness points out, it would be difficult to corroborate, as are many domestic violence allegations of that nature. And I don't think that's a reason to discredit the information. I think the Court has had an opportunity to hear from her and can choose to assess her credibility on the basis of having heard from her and heard her information. So we do think this is additional evidence of the defendant's dangerousness that the Court should seriously consider in making its decision. THE COURT: All right, thank you. Mr. Bright. MR. BRIGHT: At your convenience, Your Honor. (Counsel's microphone off during argument) You know, Your Honor, I think it's difficult, I think, to assess how to address this I respectfully understand the point that the properly.

Government is making, and if I was them, I would do the

same thing.

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That being said, we should never, out of hand, dismiss domestic violence allegations. That's a given. But we have a situation whereby there is an exceptionally acrimonious relationship between a to-be ex-husband and a to-be ex-wife. We have a history here, according to Ms. Adams, of completely unreported, completely uncorroborated, completely unrecorded incidents of what, if true, would indeed be completely inappropriate conduct on behalf of any given individual, much less an individual that's a pending defendant before the District Court.

But the fact that she, by her own admission, says that the protective order was denied speaks volumes. I'm not a practitioner of law in the state of Montana. I don't know what their standards are. But if we extrapolate the standards in Texas law, I can tell the Court, and the Court is well aware, as I'm sure the prosecutors from DC are aware, that the standard to get one at minimum for what would be in Texas a 60-day window is incredibly low.

It's merely a probable cause standard.

More likely, would a reasonable person believe on the facts at hand a crime of criminal activities occurred and they happened within 60 days prior. That's all you

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have to establish to get a protective order initially issued prior to a continuance order.

If she was denied in Montana -- and further, it was never included in the divorce petitions, which would give any party in family court a disproportionate share of the estate, and also greater ability to control the children.

I would have to say, Your Honor, that in reviewing her Twitter account, looking at the [U/I] that's going on the Internet with her, I don't mean to disrespect somebody that claims what is otherwise awful conduct towards a woman, but I have to in this case look at the motivations behind them.

We get back to a question like we presented in court today. If it's a danger, why did we wait a year? If he's a danger, why did she wait four years to bring this up to a court when it's the opportunity while she's trying to use me to serve final orders on her husband in jail?

I'm sorry, Your Honor, I think this is a disreputable claim that she's making. The timing reeks of an attempt to abuse what he's already going through. And I don't -- I hate saying this with such serious allegations, but when I wrap all of that together and I look at the manner in which it can be used and, boom,

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all of the sudden here we go today after she doesn't say a word to any human being on earth, including in her divorce petition for four years. I hate to say it, but to some extent these allegations should be dismissed out of hand.

The Court, obviously, this is just argument on my behalf and the Court will take into account as they wish the allegations that she's made.

But I think that on behalf of Mr. Linder and I, that's going to be our formal argument and stance on this matter.

THE COURT: I know that you had asked her about the petition. Have you seen a copy of the petition?

MR. BRIGHT: Your Honor, when her lawyer -- well, she just said that she didn't believe that it was in it. And so I'm going to take Ms. Adams at her word when she tells us about her petition and then --

THE COURT: Well, I think she came back around to saying she couldn't say that, that she didn't know. So I don't know if you're asking or because you really don't know, or you're asking her, but you already know the answer.

MR. BRIGHT: No, Your Honor, I asked that question of her initially. She said at first she

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didn't remember. Then she said she doesn't know. so I'm going to accept her at face value. And when I get those kinds of answers from a divorce petition, I'm going to trust that she didn't have it in there. I've been through a divorce. I remember damn well everything in my petition. something people forget. Those situations can be emotionally scarring. And I find it extremely difficult to believe that for such significant allegations you wouldn't even be able to remember whether it was in your petition or not. I just don't find that credible, Your Honor. I apologize. THE COURT: All right. Let me ask you this, Do you know -- I know that there's been Mr. Bright. about a four-year separation between Ms. Adams and It's my recollection from the Pretrial Mr. Rhodes. Services Report that although Mr. Rhodes contributes money for support of the children, he does not see them. Is that accurate? MR. BRIGHT: That is my understanding, yes, Your Honor. I believe that is part of the acrimonious I have spoken with Mr. Rhodes about this. again, I'm not -- none of us are privy to the

interworkings of these two. But it has been relayed to

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me that kind of in your -- that there has been some I believe withholding of visitation with the children. some of that has to do with politics. I think some of that has to do with, as I understand it, she used to be a Jehovah's Witness and has converted to -- and I will plead ignorance as to the exact details of the nature of what it means to be a Wiccan. But I believe, if I understand correctly, it's some form of pagan witch type practice. And obviously, Mr. Rhodes is Messianic Jewish, Christian tradition. Again, but I plead ignorance as to the details of what all that means. But the wedge between these two, to my understanding, is such that he has not seen his children in years. THE COURT: Okay. MR. BRIGHT: And has been -- by her own words just now, they don't communicate or have any contact with each other, which is why I would say I'm a bit confused why she's so concerned about her safety when she hadn't seen him in four years. THE COURT: Okay. All right. Well, thank you both for being available on such short notice for this. I appreciate it. MS. RAKOCZY: Thank you very much, Your Honor. MR. BRIGHT: Thank you for your time, Your Please let us know if you need anything further. Honor.

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THE COURT: Thank you. We'll stand adjourned.`
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             [3:34 p.m. - Proceedings adjourned]
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                    CERTIFICATION
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        I certify that the foregoing is a correct
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   transcript of the electronic sound recording of the
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   proceedings in the above-entitled matter.
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